question, and that his sentence should reflect the grossly improper and dangerous nature of his behavior.

11. The State has attached its proposed sentence sheet to this Memorandum for the Court's convenience.

WHEREFORE, the State requests that this Honorable Court:

- A. Accept and impose the State's proposed sentence on the Defendant at the upcoming sentencing hearing; and
- Grant such other relief as the Court deems appropriate.

Respectfully submitted,

THE STATE OF NEW HAMPSHIRE

By its counsel,

May 10, 2021

/s/ Thomas Palermo

Thomas D. Palermo, Esq.
NH Bar #271593
Assistant County Attorney
Carroll County Attorney's Office
Box 2, 95 Water Village Road
Ossipee, NH 03864
(603) 539-7769

CERTIFICATE OF SERVICE

I, Thomas Palermo, certify that a copy of this Memorandum was forwarded on May 10, 2021, to James Loring, standby counsel for the Defendant in this matter, and to the Defendant by the email address provided to the Court.

May 10, 2021

Thomas Palermo Carroll County Superior County

A TRUE COPY ATTEST

6

Jean Banks, Denuty Clerk

THE STATE OF NEW HAMPSHIRE INDICTMENT

CARROLL, SS

NOVEMBER TERM

At the Superior Court, holden at Ossipee, within and for the County of Carroll aforesaid, on the 2nd day of November in the year of our Lord Two Thousand and Twenty,

THE GRAND JURORS FOR THE STATE OF NEW HAMPSHIRE, upon oath, present that

GEORGE L. DORE (DOB: 08/11/1967)

of 26 Iras Lane, Ossipee, New Hampshire 03864, on or about the 27th day of May, 2020, at Tamworth in the County of Carroll in the State of New Hampshire aforesaid, did commit the crime of

RECKLESS CONDUCT RSA: 631:3

in that:

1. George Dore:

2. Recklessly;

3. Engaged in conduct which placed or may have placed another in danger of serious bodily injury, using a deadly weapon, as defined in RSA 625:11, V;

4. To wit: George Dore was driving a Yamaha Wolverine off-highway recreational vehicle with a passenger on Route 16 when Trooper Cameron Vetter tried to initiate a traffic stop, and Dore attempted to evade Trooper Vetter by accelerating to unreasonable speed and going around several turns on Route 41 and Ossipee Lake Road at approximately 50 MPH, causing the vehicle to rock side-to-side on its wheels and risk rolling over, and swerving several times into the oncoming lane of travel, placing himself and his passenger in danger of serious bodily injury.

Said acts being contrary to the form of the Statute, in such case made and provided, and against the peace and dignity of the State.

> Thomas Palermo Assistant County Attorney

This is a true bill.

Foreperson

Dist/Mun Ct:

George L. Dore Name:

08/11/1967 DOB:

26 Iras Lane, Ossipee, New Hampshire 03890 Address:

631:3 RSA: Offense level Class B Felony (31/2 - 7 years NHSP; \$4,000 fine)

212-2020-02-00247

CHARGE ID:

1804420C

HE STATE OF YEN TAMPSMITE Carroli County Superior Coun

A TRUE COPY ATTEST

THE STATE OF NEW HAMPSHIRE JUDICIAL BRANCH

http://www.courts.state.nh.us

Court Name:	Carroll Superior Court				
Case Name:	STATE v. GEORGE DOE	RE			
Case Number:	212-2019-CR-00123	Ch	arge ID Number: 1534007C		
(if known)	HOUSE OF CORRECTIONS SENTENCE				
Plea/Verdict: 0	Guilty				
Crime: Disobey		Date of Crim	ne: 08/16/2018		
A finding of GUIL	TY/TRUE is entered.	CONVICTION			
☐A. The defend recorded as ☐B. The defend Domestic \ force or thr	S Domestic Violence. See att	nisdemeanor, other than nelement of the offense oon, and the defendant's	, the use or attempted use of physical s relationship to the victim is:		
OR A perso	on similarly situated to				
*****		CONFINEMENT	period of 12 months		
Stand Cons All b compliance hearing at today of The Court to suspend Thirty (30) show caus prescribed	aut 60 days with all terms and conditions the request of the State. The or release on charge ID no of the s retains jurisdiction up to and d or further defer the sentence days prior to the expiration of se why the deferred commitm I time will result in the immedian.	mencing PM Friday to of the sentence is so of this order. Any sus suspended sentence bumber entence is deferred for a after the deferred period of the deferred period, the ent should not be impossible to sumber and charge as number and charge.	PM Sunday beginning suspended during good behavior and pended sentence may be imposed after egins today and endsyears from a period of d to impose or terminate the sentence or d of e defendant may petition the Court to sed. Failure to petition within the		
☐ Wor	t recommends to the county of	correctional authority: inistrative regulations.			
<u> </u>			Carroli County Superior Count A TRUE COPY ATTEST.		
NHJB-2312-Se (06/2	4/2020)	Page 1 of 3	Jean Banks Deputy Clerk		
			Jean Banks, Denuty Clark 10/34/302/		

Case 1:21-cv-00857-LM Document 1-3 Filed 10/27/21 Page 4 of 54

Case Nu	me: STATE v. GEORGE DORE Imber: 212-2019-CR-00123 OF CORRECTIONS SENTENCE
If requir	ed by statute or Department of Corrections policies and procedures, the defendant shall provide a for DNA analysis.
	PROBATION
	The defendant is placed on probation for a period of year(s), upon the usual terms of probation and any special terms of probation determined by the probation/parole officer. Effective: Forthwith Upon release from The defendant is ordered to report immediately, or immediately upon release, to the nearest
☑ B.	Probation/Parole Field Office. Subject to the provisions of RSA 504-A:4, III, the probation/parole officer is granted the authority to impose a jail sentence of 1 to 7 days in response to a violation of a condition of probation, not to exceed a total of 30 days during the probationary period. In of probation or any of the terms of this sentence may result in revocation of probation and ion of any sentence within the legal limits for the underlying offense.
	FINANCIAL OBLIGATIONS
☐ A. F	Fine of \$, plus a statutory penalty assessment of \$ 0.00 to be paid: Today By Through the Department of Corrections as directed by the Probation/Parole Officer. A 10 %
	service charge is assessed by DOC for the collection of fines and fees, other than supervision fees. \$\ \text{of the fine and \$} \text{of the penalty assessment is suspended for year(s).} \$\ \text{year(s)}. \$\text{A \$25.00 fee is assessed in each case file when a fine is paid on a date later than sentencing.} \$\text{Restitution:}
	The defendant shall pay restitution of \$
□ c	Appointed Counsel: NOTE: Financial Obligations, Section C is NOT a term and condition of the sentence. The Court finds that the defendant has the ability to pay: counsel fees and expenses in the amount of \$
NHJB-2	HE STATE OF NEW TANKSTURE Carroll County Superior Court A TRUE COPY ATTEST: 312-Se (06/24/2020) Page 2 of 3 Page 2 of 3

Jean Banks. Denuty Clerk
10 | 24 | 202 |

Case 1:21-cv-00857-LM Document 1-3 Filed 10/27/21 Page 5 of 54

Case Name: STATE v. GEORGE DORE	
Case Number: 212-2019-CR-00123	
HOUSE OF CORRECTIONS SENTENCE OTHER COND	DITIONS
 ✓ A. The defendant is to participate meaningfully and comprograms as directed by the correctional authority or ✓ B. The defendant's <u>driver's license</u> in New 	nplete any counseling, treatment and educational Probation/Parole Officer.
offoctive	
C. Under the direction of the Probation/Parole Officer, t	he defendant shall tour the
 □ D. The defendant shall perform hours of community within of today's date. □ E. The defendant is ordered to have no contact with indirectly, including but not limited to contact in-personetworking sites and/or third parties. 	either directly or on, by mail, phone, e-mail, text message, social
☐ F. Law enforcement agencies may ☐ destroy the evide ☐ G. The defendant is ordered to be of good behavior and ☐ I. Other:	ence return evidence to its rightful owner. d comply with all the terms of this sentence.
For Court Use Only	
	Carroll County Superior Count A TRUE COPY ATTEST.
NHJB-2312-Se (06/24/2020) Page	Jean Banks. Deputy Clerk 10/24/2024

THE STATE OF NEW HAMPSHIRE

Carroll, SS

Superior Court Docket # 212-2019-CR-00123

State of New Hampshire

V.

George Dore

ASSENTED-TO MOTION TO CONTINUE

NOW COMES James P. Loring, Esquire, stand-by counsel in the abovecaptioned matter and respectfully requests that this Honorable Court continue the sentencing hearing from May 27, 2021, to a later date.

In support thereof the Defendant states as follows:

- 1. Stand-by counsel has recently learned that his Mother passed away early this morning. Stand-by counsel is attempting to clear his calendar so that he can travel to New York State to join his family.
- 2. The State of New Hampshire, by and through Thomas Palermo, Esq., does not object to this Motion to Continue and the relief requested herein.
- 3. George Dore, pro-se Defendant in this matter does not object to this Motion to Continue and the relief requested herein.

WHEREFORE, the Defendant respectfully requests that this Honorable Court continue the sentencing hearing from May 27, 2021, to a later date, and for such other and further relief as this Court deems just.

Granted

Honorable Amy L. Ignatius May 26, 2021

Clerk's Notice of Decision **Document Sent to Parties**

on 05/27/2021

THE STATE OF NEW MARYSMERE Carroli County Superior Coun A TRUE COPY ATTEST

Jean Banks, Deputy Clerk

Dated: May 24, 2021

Respectfully submitted,

Stand-by counsel,

By: /s/ James P. Loring James P. Loring, Esq. 240 Islington Street Portsmouth, NH 03801 (603) 430-9322 Bar # 1507

CERTIFICATION

I, James P. Loring, Esquire, hereby certify that I have this date E-served all parties to the instant case.

Dated: May 24, 2021

/s/ James P. Loring James P. Loring Bar # 1507

Carroll County Superior Count

A TRUE COPY ATTEST

Jean Banks, Deputy Clerk

2

THE STATE OF NEW HAMPSHIRE

Carroll, SS

Superior Court 212-2019-CR-00123

State of New Hampshire

V.

George Dore

ASSENTED-TO MOTION TO CONTINUE

NOW COMES the Defendant, George Dore, by and through his Stand-by counsel, James P. Loring, Esquire, and respectfully requests that this Honorable Court continue the sentencing hearing scheduled in the above-captioned matter from June 9, 2021, at 1:00 pm, to a later date.

In support thereof, the Defendant states as follows:

- 1. That Stand-by counsel for the Defendant has been previously scheduled to appear at the Candia District Court on June 9, 2021, at 1:00 pm, for trial in the matter of the State of New Hampshire v. Jakob Glover (Docket # 422-2018-CR-01121). Jakob was arrested by the Northwood Police Department on October 20, 2018, and subsequent thereto, was charged with the offenses of DWI and Possession of a Controlled Drug. Counsel notes that George Dore is desirous having Stand-by counsel attend his sentencing hearing.
- 2. The State of New Hampshire by and through Attorney Thomas Palermo, assents to this Motion and the relief requested herein.
- 3. That all parties to this matter are available to conduct the sentencing hearing at any time on June 21, 24, 25 and 29, 2021.

WHEREFORE, the Defendant respectfully requests that this Honorable Court:

- A. Continue the above-captioned matter for the sentencing hearing from June 9, 2021 at 1:00 pm, to anytime on the dates of June 21, 24, 25 or 29, 2021; and
- B. For such other and further relief as this Court deems just.

Carroll County Superior County A TRUE COPY ATTEST

Jean Banks, Deputy Clerk

Granted

Clerk's Notice of Decision Document Sent to Parties

on 06/08/2021

Honorable Amy L. Ignatius June 8, 2021

64

Dated: June 3, 2021

Respectfully submitted, George Dore

By his Stand-by Counsel,

/s/ James P. Loring
James P. Loring, Esq.
240 Islington Street
P.O. Box 1515
Portsmouth, NH 03802-1515
(603) 430-9322
Bar # 1507

CERTIFICATION

I, James P. Loring, Esquire, hereby certify that I have this date served the State of New Hampshire by filing the instant Motion in the Court's Electronic Filing System.

Dated: June 3, 2021

/s/ James P. Loring James P. Loring, Esq. Bar # 1507

> Cerroll County Superior County A TRUE COPY ATTEST

Jean Banks. Deputy Clerk



OFFICE OF THE CARROLL COUNTY ATTORNEY MICHAELA D. ANDRUZZI



June 2, 2021

Deputy County Attorney Keith Blair

Drug Court/Senior Assistant County Attorney Matthew Conley

Assistant County Attorneys John Nehrings Christopher Mignanelli J. Garrett Tynes

Special Investigator Christopher Warn

Victim/Witness Office Heather Morgan, Director Marjorie Owen, Associate

Paralegals Meghan McLaughlin Amanda Esmay

Executive Legal Assistant Bryce Couture REQUEST FOR SPECIAL ASSISTANT COUNTY ATTORNEY PURSUANT TO RSA 7:33-g

I am requesting the Attorney General's approval to appoint Department of Public Safety

Prosecutor Kimberly Tessari as a Special Assistant County Attorney for the County of

Carroll, to handle the sentencing in the case of <u>State v. George Dore</u>, (DOB 8/11/67),

date of offense August 16, 2018. The sentencing hearing is set for JUNE 8, 2021.

The reason for this appointment is as follows:

The assigned attorney, who tried the case before a Superior Court jury, is leaving the office prior to the sentencing hearing. Prosecutor Tessari handled the matter in district court and has the requisite knowledge to handle the sentencing. Given our staffing shortages, it makes sense to preserve resources rather than having another attorney prepare the file for sentencing.

DATED: 06/02/2021

Carroll County Attorney

This request is approved.

DATED: 6/2/21

95 Water Village Road Box 2 Ossipee, NH 03864 (603) 539-7769 John Formella

New Hampshire Attorney General

Michaela D. O'Rourke-Andruzz

Carroli County Superior County A TRUE COPY ATTEST.

Jean Banks. Deputy Clerk
10/24/2021

67

THE STATE OF NEW HAMPSHIRE JUDICIAL BRANCH

http://www.courts.state.nh.us

Court Name:	Carroll Superior Court	*				
Case Name:	State of New Hampshire v. George Dore					
Case Number:	212-2019-CR-123					
(if known)	APPEARANCE/WITHDRAWAL					
APPEARANCE						
	ance (Select One)					
Appearance	Limited Appearance (Civil cases only)					
	rance, scope of representation:					
Select One:						
As Counsel	for:					
(Name)	(Address)	(Telephone Number)				
(Name)	(Address)	(Telephone Number)				
(Name)	(Address)	(Telephone Number)				
	ent myself (self-represented)					
WITHDRAWA As Counsel for						
Type of Repres	sentation: (Select one)					
		at the following address:				
A mo	otion to withdraw is being filed.					
☐ I am	pearance: (Select one) withdrawing my limited appearance as I have completed the ntation.					
☐ The filed.	terms of limited representation have not been completed. A	motion to withdraw is being				
		at 15 a stalle where				

Cerroli County Superior Court
A TRUE COPY ATTEST

Jean Banks. Deputy Clerk

Case Number: 212-2019-C	TO 488	1-3 Filed 10/27/21 Page 12		
APPEARANCE/WITHDRAW	AL			
For non e-filed cases:				
state that on this date I apparties to use this method)	m \square mailing by U.S. mail, or), or \square hand delivering a cop	☐ Email (only when there is a prio y of this document to:	or agreement of the	
Other party		Other party's attorney		
OR				
For e-filed cases:				
	. I would be a sense of this	document as required by the rule	s of the court. I an	
electronically sending this parties who have entered	document through the court's electronic service contacts (e	s document as required by the rule s electronic filing system to all attor mail addresses) in this case. I am	Heys and to an our	
electronically sending this parties who have entered delivering copies to all oth Kimberly J. Tessari	document through the court's electronic service contacts (e	mail addresses) in this case. I am	mailing or hand-	
electronically sending this parties who have entered delivering copies to all oth Kimberly J. Tessari Name of Filer	document through the court's electronic service contacts (ener interested parties.	electronic filling system to all attor	mailing or hand-	
electronically sending this parties who have entered delivering copies to all oth Kimberly J. Tessari Name of Filer NHSP-E	document through the court's electronic service contacts (ener interested parties. 264847	Signature of Filer	mailing or hand-	
electronically sending this parties who have entered delivering copies to all oth Kimberly J. Tessari Name of Filer NHSP-E Law Firm, if applicable	document through the court's electronic service contacts (ener interested parties. 264847 Bar ID # of attorney	Signature of Filer Telephone	mailing or hand-	
electronically sending this parties who have entered delivering copies to all oth Kimberly J. Tessari Name of Filer NHSP-E Law Firm, if applicable 1864 White Mountain H	document through the court's electronic service contacts (ener interested parties. 264847 Bar ID # of attorney	Signature of Filer Telephone Kimberly.J.Tessari@DOS.N	mailing or hand-	
electronically sending this parties who have entered delivering copies to all oth Kimberly J. Tessari Name of Filer NHSP-E Law Firm, if applicable	document through the court's electronic service contacts (ener interested parties. 264847 Bar ID # of attorney	Signature of Filer Telephone	mailing or hand-	

Cerroll County Superior Court
A TRUE COPY ATTEST

Jean Bonks Denistr Clerk 10/24/2021 Case 1:21-cv-00857-LM Document 1-3 Filed 10/27/21 Page 13 of 54 Carroll Superior Court Extradition Limits: E-Filed Document

THE STATE OF NEW HAMPSHIRE JUDICIAL BRANCH

http://www.courts.state.nh.us

Ge 13 of 54 Carroll Superior Court
Extradition Limits: E-Filed Document
__ Nationwide
x Limited:
x New England
__ East of Mississippi River

Court Name:	Carroll County Su	perior Court		
Case Name:	State of New Ham	npshire vs. George L Dore)	
Case Number:	212-2019-CR-001	123	SCN	
(if Known)		ARREST WARF	RANT	
Arrest warrant is	ssued for: George L			D.O.B. 08/11/1967
		e, New Hampshire 03890	W as	
Personal Identi		Gender: Male	Height: 6'02	Weight 215
	inal Cases Only)	Race: White	Hair: GRY	Eyes: BRO
(10 1,120 0				
		ENTIFIERS ARE FOR LAW		
		amed individual has bee		
	ance in Court on 0	06-29-2021		olations of Bail Condition(s)
☐ Violation of 0		J 600 / 10		ilure to Report for Sentence
☐ Violation of I	Probation Filed L	Other (specify reason	for warrant):	
forfeited with Office of The Defenda	nout a further hearing Cost Containment ant posted recognized sly posted is forfeite porate surety has be Conditions:	☐ Department of Corre ance and was notified to a d to the State. Any intere	ections	ourt Judgment Creditor
Date	00110 20, 2021	+	Presiding Justice	Honorable Amy L. Ignatius
	*******	*********	*******	********
the above nan set. Bail is set	any county, his/h ned individual and t as indicated abo	d bring him/her before	the Superior Co	by law is ordered to arrest ourt immediately if bail not
Date Order Expire	00.00	(Civil Cases ONLY- Dat	Clerk of Courts	Court)
☐ Order Expire	es on	_(CIVII CB363 CIVET Date		*******
*************	*****	SHERIFFS RET		***************************************
In accordance w this return to be	vith this order filed with the Superi	or County STATE OF V	EVA TAMESTONES	arrested and I have caused
Date		A TRUE COM	Sheriff	
NHJB-2720-S (05/28/2	2015)	Jean C	an My	Mov.
		Jean Banks	Jeputy Clerk	
		10/3	4/2021	

Case 1:21-cv-00857-LM Document 1-3 Filed 10/27/21 Page 14-of 54 Carroll Superior Court Extradition Limits: E-Filed Document

THE STATE OF NEW HAMPSHIRE JUDICIAL BRANCH

http://www.courts.state.nh.us

Extradition Limits: E-Filed Document

__ Nationwide
__x_ Limited:
__x_ New England
__ East of Mississippi River

		nttp://www.courts.a	tate	
Court Name:	Carroll County S			
ase Name:		ampshire vs. George L [SCN	934143
ase Number:	212-2019-CR-0	0123	301	131713
f Known)		ARREST WA	RRANT	
		A STATE OF THE STA		D.O.B. 08/11/1967
	ssued for: George			D.O.B. 00/11/1007
		oee, New Hampshire 03		Weight 215
Personal Ident		Gender: Male	Height: 6'02	
(Provide in Crim	inal Cases Only)	Race: White	Hair: <u>GRY</u>	Eyes: <u>BRO</u>
	THE ABOVE	IDENTIFIERS ARE FOR	LAW ENFORCEMENT L	JSE ONLY
An arrest warr	ant for the above	named individual has	been issued for the	following reason(s):
	ance in Court on	06-29-2021	UV	iolations of Bail Condition(s)
	Court Order		□ F	ailure to Report for Sentence
	Probation Filed	Other (specify reas	son for warrant):	
The following	bail order is mad	e:		the Court upon apprehension.
☐ The Defend	lant posted recogrusly posted is forfer porate surety has	nt Department of C nizance and was notified ited to the State. Any in been forfeited, the cour	to appear. A \$50.00	default fee is imposed. ntest the forfeiture within 45 ureau of Securities Regulation.
SO ORDERED),			Any pur
	June 29, 2021		D. I.P. Ivakia	
Date			Presiding Justic	CE Honorable Amy L. Ignatius
the above na	med individual at as indicated a	and bring him/her be bove.	fore the Superior C	I by law is ordered to arres Court immediately if bail no Danks Deputy Clark y Court)
***************************************		SHERIFFS		
In accordance	with this order		has been	n arrested and I have caused
this return to be	e filed with the Sup	perior Court.		OF VEN -AMYSMILE
			Shor Carroll C	JE COPY ATTEST:
Date			Sheriir A TRI	JE COPY ATTEST
NHJB-2720-S (05/28	8/2015)			12. ha
11.100 2120 0 (00/20	E 2 8 80		Seu	u Kin us
			Vean 6	Janks Denisty Clerk
				1010010001

The State of New Hampshire SUPERIOR COURT COMPLAINT

	MISDEME	ANOR CLASS A	□ CLASS B □	UNCLASSIFIED	(non person)
VIOLATION	FELONY	□ CLASS A □ CL	ASS B SPEC	IAL UNCLAS	SIFIED (non person)
ou are to app	address: in: at:	Carroll County Super 93 Water Village Roa Ossipee, NH 03864	d, 3 rd Floor	llowing offense:	
		wer to a complaint charg	ing you with the to	llowing offerise.	
	TOTALD CO.	GEORGE		L.	
ast Name		First Name		Middle Name	
			OSCIDEE	NH	03864
26 IRAS LANE			OSSIPEE City	State	Zip
Address					GRY
M	W	6'02	215 Weight	BRO Eye Color	Hair Color
Sex	Race	Height	vveignt	Lye color	Tida: Solo
08/11/1967		08DEG67111		NH	
DOB		License #:	OP License State:		
□ COMM. VE	H.	☐ COMM. DR. LIC.	. LIC. HAZ. MAT. 16+ PASSENGER		
RSA Name: D Contrary to R Inchoate:	SA: 265:4, I(e			eld to answer, in t	nat:
2. While 3. Know 4. Refus	ingly; ed, on dema	n charge of a vehicle; and of a law enforceme			
5. To wi	t. George Do	ore was driving a pick-t lae after she pulled hin	up truck and refus n over for a traffic	sed to give his di stop.	river's license to
against the p	eace and dig	nity of the State.			
☐ Additional					
Date: Octobe				HESTATE O	F VEN HAMPOR
Thomas Pale		Thomas D. Palermo		Carroll Cour	nty Aftorney's Office
	Signature	NH Bar ID# and Prin	ted Name	Prosecuting	Attorney's Office.

NHJB-2486-S (12/01/16)

06/29/2021 15:42 Serial No. A5YN017002256

TC: 346242

Addressee	Start Time	Time	Prints	Result	Note	
5397506	06-29 15:42	00:00:38	002/002	OK	CALL	

Note

HE STATE OF YEN TANY THE Carroli County Superior Coun A TRUE COPY ATTEST.

eun !

Notice to: RF 510/19992USOTH220 Amy L. Ignatius chosen to act as fiduciary of the GEORGE DORE TRUST. You are under your private capacity, you are under penalty of perjury to phold your duties. Through the freedom of information, the constructive CQT to cho your fiduciary duty of the GEORGE DORG TRUST as i the Beneficiary: George-Lewrence: Dore require you to fill your fiduciary duty relative to uch state statute, and otherwise.

Your fiduciary duty is to vacate

The warrant for Mr. George L. Dore Trust on 6/29/21, discharge /dismiss the case / Account # 212-2019-CR-00123 and the case/Account # 212-2020-CR-00247 It is Amy L. Ignatius to perform my instructions in the public and to 8 do this in 7 days, Non-negotiable

Thank You for your help &

Economic 1) orl

: George-Laurence: Bor

A C Case 1:21-04-00857-LM, DOCUMENTO-3 FIRE 10/07/214 Page 20 of 54

212-2019 -CR-00123

Space above this line for recording purposes only

LEGAL NOTICE AND DEMAND

FIAT JUSTITIA, RUAT COELUM

(Let right be done, though the heavens should fall)



NON WAR POWERS

To: All State, Federal and International Public Officials, THIS IS A CONTRACT IN ADMIRALTY JURISDICTION THIS TITLE IS FOR YOUR PROTECTION

Notice to Agent is Notice to Principal. Notice to Principal is notice to Agent.

ACTFLAG Attention: Any and all Governments, Municipalities, Cities, Townships, Public Officials, Lending Institutions. brokerage firms, credit unions, depository institutions and insurance agencies, credit bureaus and the aforementioned officers, agents, and employees therein: This is a notice of the law as applicable to your corporate and personal financial liability in the event of any violations upon the rights, privileges and immunities and/or being of :George-Lawrence:Dore or the trust

representation thereof. This Contract being of honor is presented under the "Good Faith (Oxford) Doctrine."

For a Collateral list that is subject to this documentation please see both Security Agreement under Item No.: 08111967-GLD-SA and SCHEDULE A.

Definitions as they apply to this Contract are enclosed in ATTACHMENT "A", and are included as a legal part of this Contract. Any dispute of any definition will be decided by the Undersigned.

1, :George-Lawrence:Dore, Trustee/Secured Party/Bailee, hereinafter the Undersigned, state the ensuing being of lawful majority age, clear head, and sound mind. All responses, requests and the like henceforth must be presented in writing. signed underpenalty of perjury required by your law as shown in this Legal Demand and Notice (hereinafter "Contract"). The law stated hereinis for your clarification not an agreement/omission/contract/covenant that the Undersigned has entered or agreed to enter into any foreign jurisdiction.

It has recently come to my attention that the IRS, & the SSA, and the federal courts have willfully been making injurious "presumptions" which prejudice my Constitutional rights by trying to associate me with the "idem sonans", which is the all caps version of my Christian name which is in fact a trust previously associated with a "public office" in the United States government by virtue of the Social Security Number attached to it. Further information is to help clear up any presumptions and set the record straight.

The undersigned tendering this document is a Trustee/Secured Party/Bailee by fact; not:

- 1) a Strawman Vessel in Commerce,
- 1) the "United States of America"

2) Corporate Fiction,

2) the "government of the United States"

3) Legal Entity,

3) the "State of New Hampshire".

4) ens legis.

4) or to "UNITED STATES Corporation".

5) or Transmitting Utility,

also known as the corporate "UNITED STATES, "Corp. USA", "United States, Inc.", or by whatever name may currently be known or be hereafter named, or any of its subdivisions including but not limited to local, state, federal, and/or international or multinational governments, Corporations, agencies, or sub-Corporations, and any de facto compact (Corporate) commercial STATES contracting therein, including the "STATE OF NEW HAMPSHIRE", or by whatever name same may currently be known or be be hereafter named, and the like.

of, for, by, or to

Further, the undersigned is not:

- 1) a citizen within;
- 2) surety for:
- subject of:

to the "UNITED STATES CORPORATION" [28 U.S.C. §3002(15)(A)], also known as the corporate "UNITED STATES, "Corp. USA", "United States, Inc.", or by whatever name it may currently be known or be hereafter named, (excluding the

Legal Notice & Demand EB: HOTZ.BETAC-3S3 Page 1 of 8

08111967-GLD-LND

County

STATE

UI

- 4) an officer of
- and does not owe
 - a. allegiance,
 - b. fealty, bond,
 - undertaking, C.
 - or
 - obligation, d.
 - duty, e.
 - f. tax,

"united states of America" and the "government of the United States as created in the original "Constitution for the united States of America", circa 1787") or any of its agencies, or sub-Corporations, including but not limited to any de facto compact (Corporate) commercial STATES contracting therein, including but not limited to the "STATE OF NEW HAMPSHIRE", or by whatever name it may currently be known

hereafter named (excluding the, "Republic of New Hampshire"), and the like. This is now being a matter of public record.

g. impost,
h. or tribute

The Vessel in Commerce known as GEORGE LAWRENCE DORE initially created as a trust (also known by identifying numbers of the Vessel in Commerce known as GEORGE LAWRENCE DORE initially created as a trust (also known by identifying numbers of the Vessel in Commerce known as GEORGE LAWRENCE DORE initially created as a trust (also known by identifying numbers of the Vessel in Commerce known as GEORGE LAWRENCE DORE initially created as a trust (also known by identifying numbers of the Vessel in Commerce known as GEORGE LAWRENCE DORE initially created as a trust (also known by identifying numbers of the Vessel in Commerce known as GEORGE LAWRENCE DORE initially created as a trust (also known by identifying numbers of the Vessel in Commerce known as GEORGE LAWRENCE DORE initially created as a trust (also known by identifying numbers of the Vessel in Commerce known as GEORGE LAWRENCE DORE initially created as a trust (also known by identifying numbers of the Vessel in Commerce known as GEORGE LAWRENCE DORE initially created as a trust (also known by identifying numbers of the Vessel in Commerce known as GEORGE LAWRENCE DORE initially created as a trust (also known by identifying numbers of the Vessel in Commerce known as GEORGE LAWRENCE DORE initially created as a trust (also known by identifying numbers of the Vessel in Commerce known as GEORGE LAWRENCE DORE initially created as a trust (also known by identifying numbers of the Vessel in Commerce known as GEORGE LAWRENCE DORE initially created as a trust (also known by identifying numbers of the Vessel in Commerce known as GEORGE LAWRENCE DORE initially created as a trust (also known by identifying numbers of the Vessel in Commerce known as GEORGE LAWRENCE DORE initially created as a trust (also known by identifying numbers of the Vessel in Commerce known as GEORGE LAWRENCE DORE 001-68-0518/R646466) by the Government/Parents for the benefit of the Undersigned, :George-Lawrence:Dore as beneficiary of 08/11/1967. On Monday, July 03, 2021 a waiver of beneficial position was declared to take up the abandoned post of Trustee/Secured Party/Bailee to manage the affairs of GEORGE LAWRENCE DORE TRUST® for the benefit of beneficiaries thereinafter named in REGISTRY OF TRUST for the following reasons:

- 1) matters are not being handled with efficiency
- 2) in many respects matters are not being taken care of at all
- 3)usurpation of funds is occurring
- 4) there is rampant fraud and deceit
- 5) position of trustee has been left vacant or uncontested

Private Offset Account established at the United States Department of Treasury through a branch of the Federal Reserve Bank will remain in full effect from the initial date of creation with current office holder of Secretary of ast CS Treasury being provided appointment to trust to continue

Fraud gives the victim of the fraud the right to terminate his relationship to the government: "Si quis custos fraudem pupillo fecerit, a tutela removendus est. If a guardian behaves fraudently to his ward, he shall be removed from the guardianship. Jenk. Cent. 39. [Bouvier's Maxims of Law, 1856,]

The similarity in the names of the Undersigned and the Vessel in Commerce, two distinct and separate legal entities, is testament to the undeniable propinquity. GEORGE LAWRENCE DORE® TRUST, originally an incorporeal creation of Government/Parents, is dependent upon and only exists because :George-Lawrence:Dore, a Natural Man exists as a living, breathing, flesh and blood sentient being. The Government, being an incorporeal entity can only engage another incorporeal entity, and not a real flesh and blood human, and therefore the creation of a Vessel in Commerce known commonly as GEORGE LAWRENCE DORE TRUST[©] was highly advantageous to Government to interface with.

Since the birth of the Undersigned, the Government has utilized the credit and future earning potential of the Undersigned, establishing and operating a Private Offset Account through the use of the Vessel in Commerce, GEORGE LAWRENCE DOREC TRUST without the knowledge, consent, or permission of the Undersigned acting to the detriment of the beneficiary :George-Lawrence:Dore, against the basic precepts of a trust. During this time the Undersigned has unknowingly been functioning as the manager of the trust, and signing as an authorized representative for the Vessel in Commerce, by signing bank checks, applications for credit and notes on behalf of the Vessel in Commerce. Now, the Undersigned acts knowing not in a beneficial position but as manager/Trustee of the trust. The Undersigned has valid documentation waiving beneficial position for the position of Trustee/Secured Party/Bailee submitted as a matter of public record by which the Undersigned became Trustee/secured party/Bailee to GEORGE LAWRENCE DORE TRUST[©], and has full operating authority.

The Undersigned having full control of Trust revokes all permissions to the Government and/or any political subdivisions/Organizations to use copyrighted TRUST name GEORGE LAWRENCE DORESTRUST or trust in any fashion except by explicit written request/order in direction otherwise. Said name belongs to Trust in operation by trustees wherein thegovernment/agencies thereof have no control as Trustee/Secured Party/Bailee having full mental capacity and ability to contract as well as natural right to trust holds a common-law trade-name, trademark, c as authorized representative (Attorney-In-Fact), as well as established validity of the Power of Attorney by continual non-contested use. The Private Offset Account established in the name of TRUST is the property of TRUST as well as any value that has been deposited in Private Offset Account is the property of TRUST, as any such value was created from the credit thereof. Account will remain in effect with appointment of fiduciary by form 56.

The Undersigned now tendering this binding Legal Notice and Demand, having herein above declared Trustee/SecuredParty's/TRUST's proper Legal Status and relation to the "Republic of New Hampshire" and to the said de facto compact (Corporate)

Legal Notice & Demand

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commercial STATES, including the "STATE OF NH", or by whatever name it may currently be known or hereafter named, does hereby state that the declarations and statements made herein are the truth, the whole truth and nothing but the truth to the best of Trustee/Secured Party's knowledge. Acknowledged by silence and acquiescence of the NH SECRETARY OF STATE, also but not limited to any public officers, agents, contractors, assigns, employees, and subsidiaries of said office, regarding the Trustee/Secured Party's "NOTICE and DEMAND", is therefore accepted and agreed to be the truth.

With silence of Corporate Office "SECRETARY OF STATE" ratifies severances of any nexus or relationship between Trustee/Secured Party/Trust and the said de facto corporate commercial STATE offices; being fraudulently conveyance, operating under "Color of Authority". Let this be known by the "Good Faith (Oxford) Doctrine" to all men and women. The Undersigned nor Trust consent to any warrantless searches, or searches that are not compliant with the "Constitution for the united States of America", all of the Amendments of the Honorable "Bill of Rights", and/or the "Constitution of the State of New Hampshire", whether of the Undersigned or trusts dwellings, cars, land crafts, watercrafts, aircrafts, the Undersigned himself and current location, property, hotel rooms, apartments, business records, business, or machinery, vehicles, equipment, supplies, buildings, grounds, land in private possession or control of the Undersigned or Trust, past, present, and future, now and forevermore, so help me God.

This notice is in the nature of a Miranda Warning "Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them." Take due heed of its contents. If, for any reason, you do not understand any of these statements or warnings, it is incumbent upon you to summon a superior officer, special prosecutor, federal judge, or other competent legal counsel, to immediately explain to you the significance of this presentment as per your duties and obligations in respect to this private formal, notarized, registered Statute Staple Securities Instrument. As per Title 11 USC 501(a), 502(a), and Federal Rules of Civil Procedure Sections 8-A, and 13-A, the claim or presumption that I, :George-Lawrence:Doreor GEORGE LAWRENCE DORE^C TRUST (simply know herein as Trust) as aforestated am not a citizen within; surety for; subject of, and do not owe allegiance, or fealty as aforestated to the any of the aforementioned or the like, and herein is forever rebutted by this counterclaim in Admiralty.

By this record let it be known that the Undersigned and Trust do not at any time waive any rights, capacities, privileges, immunities, defenses, or protections, as acknowledged by the "Constitution for the united States of America", the Honorable "Bill of Rights", and/or the "Constitution of the State of New Hampshire", nonetheless, demanding that you protect these as you swore an oath(s) to do so. The Undersigned accepts you're lawfully required "Oath(s) of Office," bonds of any type, insurance policies, CAFR funds, and property of any type for protection and making whole. Furthermore, should you witness any public officers at this time, or any time past, present, or future violate any of the rights, privileges, immunities, defenses, or protections of the, Undersigned or the Trust that he represents, it is your sworn duty (of oath) to immediately arrest, or havethem arrested. You are legally required to charge them as you should any law breaker, regardless of officer's title, rank, uniform, cloak, badge, position, stature, or office; or you shall henceforth be accountable for monetary damages from, but not limited to, your monetary liability, your corporate bond, compensatory costs, punitive procurements, and sanctioned by attorney attributions.

NOTE: A true and correct notarized copy of this Statute Staple Securities Instrument has is on file not only with the Secretary of State's office, but also been delivered to several trusted parties apprising them of the Undersigned's policy of presenting this security instrument to each and every public officer who approaches the Undersigned or the Trust violating the Undersigned and/or Trusts unalienable rights including, but not limited to right of liberty and free movement upon any common pathway of travel. The Undersigned has a lawful right to travel, by whatever means, via land, sea or air, without any officer, agent, employee, attorney, or judge, in any manner willfully causing adverse effects or damages upon the Undersigned by an arrest, detainment, restraint, or deprivation. With regard to any encounter or communication with the de facto compact (Corporate) commercial STATES, including the "STATE OF NEW HAMPSHIRE", or by whatever name it may currently be known or be hereafter named, the Undersigned will be granted the status and treatment of a foreign Sovereign, a foreign diplomat, by all customs officials. This document or the deposited copy thereof becomes an evidentiary document certified herein, as iffiow fully reproduced, should any court action be taken upon the Undersigned as caused by your acts under color of law withyou, your officers, and employees.

Take note; you are now monetarily liable in your personal and corporate capacity. The Undersigned, notwithstanding anything to the contrary, abides by all laws in accordance with the "Constitution for the united States of America", the Honorable "Bill of Rights", and/or the "Constitution of the State of New Hampshire" which are applicable to non-domestic non-assumpsit non-residents on sojourn. The Undersigned wishes no harm to any man or woman. You agree to uphold my "Right to Travel".

BE WARNED, NOTICED, AND ADVISED that in addition to the constitutional limits on governmental authority included in the "Constitution for the united States of America", the Honorable "Bill of Rights", and/or the "Constitution of the State of

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New Hampshire", the Undersigned relies upon the rights and defenses guaranteed under Uniform Commercial Code(s), common equity law, laws of admiralty, and commercial liens and levies pursuant, but not limited to, Title 42 U.S.C.A.(Civil Rights), Title 18U.S.C.A. (Criminal Codes), Title 28 U.S.C.A. (Civil Codes), to which you are bound by office and oath, the "Constitution of the State of New Hampshire", and NEW HAMPSHIRE penal codes, in as much as they are in compliance with the "Constitution for the united States of America", Bill of Rights, and/or the "Constitution of the State of NEW HAMPSHIRE", as applicable. There can be no violation of any of these laws unless there is a victim consisting of a natural flesh and blood manor woman who has been injured. When there is no victim, there is no crime committed or law broken.

Remember in taking a solemn binding oath(s) to protect and defend the original Constitution for the United States of America circa (1787) and/or the Constitution of the State of New Hampshire against all enemies, foreign and domestic. Violation(s) of said oath(s) is perjury, being a bad-faith doctrine by constructive treason and immoral dishonor. The Undersigned accepts said Oath(s) of Office that you have sworn to uphold.

This legal and timely notice, declaration, and demand is prima facie evidence of sufficient Notice of Grace. The terms and conditions of this presentment agreement are a quasi-contract under the Uniform Commercial Code and Fair Debt Collections Act. These terms and conditions are not subject to any or all immunities that you may claim, should you in any way violate The Undersigned's rights or allow violations by others. Your corporate commercial acts against The Undersigned or The Undersigned's own and your failures to act on behalf of same, where an obligation to act or not to act exists, are ultra vires and injurious by willful and gross negligence

The liability is upon you, and/or your superior, and upon, including any and all local, state, regional, federal, multijurisdictional, international, and/or corporate agencies, and/or persons representing or attached to the foregoing, involved directly or indirectly with you via any nexus acting with you; and said liability shall be satisfied jointly and/or severally at The Undersigned's discretion. You are sworn to your Oath(s) of Office, and I accept your Oath(s) of Office and your responsibility to uphold the rights of The Undersigned or The Undersigned's own at all times.

BILLING COSTS ASSESSED WITH LEVIES AND LIENS AND OR TORT UPON VIOLATIONS SHALL BE:

-Unlawful Arrest, Illegal Arrest,
Restraint, Distraint, or
Trespassing/Trespass
-Excessive Bail, Fraudulent Bond, Cruel
and Unusual Punishment, Violation of
Right to Speedy Trial, Violation of Right
to Freedom of Speech, Conspiracy, Aid
and Abet, Racketeering, and or Abuse of

Authority
-Assault and Battery with Weapon:

-Unlawful Distraint, Unlawful Detainer, or False Imprisonment:
The Placing of an Unlawful or Improper Lien, Levy, Impoundment, or Garnishment against any funds, bank accounts, savings, accounts, retirement funds, investment funds, social security funds, intellectual property, or any other property belonging to the Secured Party by any agency:

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without a lawful correct and complete 4th amendment warrant: \$2,000,000.00 (Two Million) US Dollars, per occurrence, per officer, official, agent, or Representative involved.

as per Title 18 U.S.C.A., §241 and §242, or definitions contained herein: \$2,000,000.00 (Two Million) US Dollars, per occurrence, per officer, official, agent, or Representative involved.

\$3,000,000.00 (Three Million) US Dollars, per occurrence, per officer, official, agent, or Representative involved.

\$5,000,000.00 (Five Million) US Dollars, per day, per occurrence, per officer, official, agent, or Representative involved, plus 18% annual interest.

- \$2,000,000.00 (Two Million) US Dollars per occurrence, and \$100,000.00 (One Hundred Thousand) US Dollars per day penalty until liens, levies, impoundments, and/or garnishments are ended and all funds reimbursed, and all property returned in the same condition as it was when taken, with 18 % annual interest upon the Secured Party's declared value of property.

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Jean Banks Deputy Clerk

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-Assault or Assault and Battery without Weapon; -Unfounded Accusations by officer of the court; -Denial and or Abuse of Due Process; -Obstruction of Justice; Reckless Endangerment, Failure to Identify and/or present credentials and/or Failure to Charge within 48 (Forty-Eight) Hours after being detained; -Counterfeiting Statute Staple Security Instruments; -Unlawful Detention, or Incarceration; -Incarceration for Civil or Criminal Contempt of court without lawful, documented-in-law, and valid reason; -Disrespect by a Judge or Officer of the Court; -Threat, Coercion, Deception, or Attempted Deception by any Officer of the Court; -Coercing or Attempted Coercion of the Trustee/Secured Party/Bailee to take responsibility for the trust against his Will:

\$2,000,000.00 (Two Million) US Dollars, per occurrence, per officer, official, agent, or Representative involved.

-Destruction, Deprivation, Concealment, Defacing, Alteration, or Theft, of Property

including buildings, structures, equipment, furniture, fixtures, and supplies belonging to the Secured Party will incur a penalty equal to the total new replacement costs of property, as indicated by Secured Party, including but not limited to purchase price and labor costs for locating, purchasing, packaging, shipping, handling, transportation, delivery, set up, assembly, installation, tips and fees, permits, replacement of computer information and data, computer hardware and software, computer supplies, office equipment and supplies, or any other legitimate fees and costs associated with total replacement of new items of the same type, like kind, and/or quality, and quantity as affected items. The list and description of affected property will be provided by the Secured Party and will be accepted as complete, accurate, and uncontestable by the agency, or Representative thereof that caused such harm or deprivation of rights. In addition to the aforementioned cost, there will be a \$200,000.00 (Two Hundred Thousand) US Dollars per day penalty until property is restored in full, beginning on the first day after the occurrence of the incident, as provided by this Contract.

The Undersigned does not grant entrance under any circumstances to enter any property at which the undersigned is located, leasing, owns or controls at any time for any reason without the Undersigned's express written permission.

Violation of this Notice will be considered criminal trespass and will be subject to a \$2,000,000.00 (Two Million) lawful US Silver dollar penalty plus damages, per violation, per violator.

All penalties contained herein will be subject to a penalty increase of \$1,000,000.00 (One Million) US Dollars per day, plus interest, while there is any unpaid balance for the first (30) days after Default of payment. This penalty will increase by 10% per each day until balance is paid in full, plus 18% annual interest, beginning on the thirty first (31st) day after Default of payment. All penalties in this document are assessed in lawful money and are to be paid in one troy ounce US Silver Dollars that are .999 pure silver or equivalent par values in legal tender or fiat paper money. Par value will be determined by the value established by a one troy ounce .999 pure silver coins at the US MINT, or by law, whichever is highest in value at the time of the incident. Any dispute over the par value will be decided by the Undersigned, or The Undersigned's designee.

CAVEAT

The aforementioned charges are billing costs derived from, but not limited to, Uniform Commercial Codes, the Fair Debt Collection Practices Act and this Contract. These charges shall be assessed against persons, governmental bodies, and corporate entities supra, or any combination thereof when they individually and/or collectively violate the Undersigned/Trust rights, privileges, capacities, and immunities under the "Constitution for the united States of America", the Honorable "Bill of Rights" and/or "Constitution of the State of NEW HAMPSHIRE", each of which establishes jurisdiction for you in your normal course of business. All violations against the Undersigned/Trust will be assessed per occurrence, and individually and personally; Representative of any branch of government, agency, or group that is involved in any unlawful action against TheUndersigned.

By your actions, carried out to The Undersigned/Trust's harm, said actions being ultra vires of the limits of power properly placed on the exercise of authority and power of such office and made in conflict with your oath(s) of office or of that of your principal you shall lack recourse for all claims of immunity in any forum. You're knowing consent and admission of perpetrating known acts by your continued ultra vires enterprise is a violation of The Undersigned/Trust rights, privileges, capacities, and immunities. This Statute Staple Securities Instrument exhausts all state maritime Article 1 administrative jurisdictions and protects Article III court remedies, as guaranteed in the Constitution for the united States of America, including but not limited to Title 42 U.S.C.A, Title 18 U.S.C.A (including, but not limited to § 242 thereof), and Title 28 U.S.C.A. In short All Rights Reserved.

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Legal Notice & Demand

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I, :George-Lawrence:Dore, Trustee/Secured Party/Bailor am the principal, and you are the agent. Fail not to adhere your oath(s), lest you be called to answer before one God and one Supreme Court of Exclusive and Original Jurisdiction, which is the court of first and last resort, not excluding my "Good Faith Oxford Doctrine" by my conclusive honorable "Bill of Rights."

This Statute Staple Securities Instrument is not set forth to threaten, delay, hinder, harass, or obstruct in any manner, but rather to protect guaranteed Rights and Defenses assuring that at no time my Inalienable Rights are ever waived or taken from the undersigned against my will by threats, duress, coercion, fraud, or in any case without my express written consent of waiver. None of the statements contained herein intend to threaten or cause any type of physical or other harm to anyone. The statements contained herein are to notice any persons, whether real or corporate, of their potential personal, civil and criminal liability if and when such persons violate The Undersigned/Trust's Unalienable Rights as protected by the original "Constitution for the united States of America" circa (1787), "Bill of Rights" and/or the "Constitution of the State of New Hampshire." A bona fide duplicate of this paperwork is safely archived with those who testify under oath that it is The Undersigned's stated standard policy to ALWAYS present this NOTICE to any public or private, officer, official, or agent attempting to violateTheUndersigned's rights. It is noted on the record that by implication of said presentment, this notice has been tendered by way of registered mail to SECRETARY OF STATE. Said presentment is prima facie evidence of your receipt and acceptance of this presentment in both your official and personal capacity, jointly and severally for each and all governmental political and corporate bodies. Any other individuals who have been, are, or hereafter are involved in any actions now existing or that may arise in the future against The Undersigned shall only correspond to The Undersigned in writing while signing under penalty of perjury pursuant but not limited to Title 28 U.S.C.A. §1746.

SUMMATION

Should you move against The Undersigned or Trust in defiance of this presentment, there is no immunity from prosecution available to you, or any of your fellow public officers, officials of government or private corporations, judges, magistrates, district attorney, clerks or any other persons who become involved in any actions now existing or that may arise in the future against The Undersigned or Trust by way of aiding and abetting other actors. Take due heed and govern yourself accordingly. Any or all documents tendered to The Undersigned/Trust, lacking bona-fide ink signatures or dates per Title 18 U.S.C.A. § 513-514 are counterfeit security instruments causing you to be liable in your corporate and personal capacity by fraudulent conveyance now and forevermore. If and when you cause any injury and/or damages to the Undersigned or Trust, by violating any of the rights, constitutional rights, civil rights, privileges, immunities, or any terms herein, you agree to willingly, with no reservation of rights and defenses, at the written request of the Undersigned/Trust, surrender, including, but not limited to, any and all bonds, public and/or corporate insurance policies; and/or CAFR funds as needed to satisfy any and all claims as filed against you by the Undersigned or Trust. This applies to any and all Representatives, severally and individually of the "united States of America", the "government of the United States as created in the original Constitution for the united States of America, circa 1787", the "State of New Hampshire", i.e., "Republic of New Hampshire", or to your "UNITED STATES CORPORATION", also known as the corporate "UNITED STATES, "Corp. USA", "United States, Inc.", or by whatever name same may currently be known or be hereafter named, or any of its subdivisions including but not limited to local, state, federal, and/orinternational or multinational governments, Corporations, agencies, or sub-Corporations, and any de facto compact (Corporate) commercial STATES contracting therein, including the "STATE OF NEW HAMPSHIRE", or by whatever name same may currently be known or be hereafter named, and the like.

This document cannot be retracted by any Representative, excluding the Undersigned on this registered document, for one hundred years from date notarized on this legally binding Statute Staple Security Instrument.

ATTENTION:

Unless this is rebutted within the time limit contained herein, and the conditions of the rebuttal are met, you, or any Representative in any capacity of any agency, government, Corporation, or the like, agree to abide by this Contract anytime you interact with The Undersigned. This document will be on file in the public record. Your Failure to timely rebut the statements and warnings herein constitute your complete, tacit agreement with all statements and warnings contained herein. Your presumptions that the Undersigned/Trust is a "Corporate Fiction" or "Legal Entity" under the jurisdiction of the "Government of the United States" and/or "UNITED STATES Corporation", and that the Undersigned or trust is under the jurisdiction of the "UNITED STATES Corporation" are now and forever rebutted

Your failure to timely make rebuttal so leaves you in the position of accepting full corporate and personal responsibility for any and all liabilities for monetary damages, as indicated herein, that Undersigned or Trust incurs by any adversely affecting injuries caused by your overt, or covert actions, or the actions of any of your fellow public officers and agents in this or any other relevant matters as described herein or related thereto in any manner whatsoever. You have Thirty (30) days, from the date of HE STATE OF NEW TAMPSMITE

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receipt of these documents by the Secretary of State's office, to respond and rebut the presumptions of any portion or this entire document/Contract, or you stand in total agreement to each and every statement made herein, by submitting to the Undersigned:

1) signed, certified, authenticated documents of the laws that rebut these declarations point by point

2) In written form with legal/lawful, verified, certified documentation in law, with copies of said law enclosed. 3) Parties making rebuttals to this agreement must print or type their full name and sign their rebuttal in blue ink.

4) Must be accompanied with a copy of proper identification for the person making the rebuttal, such as a driver license, passport or birth certificate, a copy of the person's badge and/or other identification that signifies the person's official capacity, and provide the following information:

a. full legal name

- b. address;
- c. name of department, bureau, agency, or Corporation by which the person is employed or acts as a Representative

d. supervisor's name and mailing address

- certified copy of oath(s) of office if such is required by law;
- if a member of the state bar, a certified copy of the person's bar card and license to practice law;

7) if the person is required by law to be bonded

- a. a certified copy of the person's official bond,
- name, address, and phone number of the bonding company;

8) if covered by a corporate insurance policy

- a. a certified copy of the insurance policy
- b. the name, address, and phone number of the insurance company

9) if a beneficiary of a CAFR

a. a certified copy of the CAFR policy

b. the name, address and phone number of the administrator.

10) This documentation must be provided on and For the Record under penalties of the law including perjury.

Note: Non response is agreement. Partial response without rebuttal is agreement. Any points lest unrebutted are points in agreement. Ignorance of the law is no excuse. Therefore, the Constitution places the burden of proof back upon the government, as required by the Administrative Procedures Act, 5 U.S.C. §556(d).

ALL OTHER CORPORATIONS not limited to: telephone companies, cable companies, utility companies, contractors, builders, maintenance personnel, investors, journeymen, inspectors, law enforcement officers, officers of the court, manufacturers, wholesalers retailers, and all others, including all persons natural or fictional, including, but not limited to corporations, limited liability companies, limited liability partnerships, limited and general partnerships, trusts, foundations, DBAs, and AKAs are bound by all paragraphs, terms, and conditions herein, regardless of the nature of limited liability corporation(s) or affiliations such as "DBA's," "AKA's," incorporations, or any types of businesses in commerce as deeded by this securities agreement and decree.

YOU ARE FINALLY NOTICED, having been given knowledge of the law and your personal financial liability in event of any violations of The Undersigned's rights and/or being. This Statute Staple Securities Instrument now in your hand constitutes timely and sufficient warning by good faith notice and grace regardless of your political affirmations

Additional Rights and Defenses - Twenty-Five sovereign "People" Magna Carta Grand Jury: In addition to any other rights or defenses that are afforded to The Undersigned by right and by this Contract, the Undersigned has the right to appeal to a "Twenty Five sovereign "People" Magna Carta Grand Jury" for the restoration of property, liberties, or rights of which The Undersigned has been dispossessed by an "Oppressing Government" or its Representatives. If The Undersigned shall have been dispossessed by the "united States of America", the "government of the United States", the "State of New Hampshire", or the "UNITED STATES Corporation", or any Representative thereof without a legal verdict of the Undersigned's Peers, of the Undersigned'sproperty, liberties, or rights, even if such taking was by way of lien, levy, attachment, or garnishment, the Oppressing Governmententity or Representative thereof shall immediately restore these things to the Undersigned. Should the Oppressing Governmentor Representative thereof fail to restore the property, liberties, or rights of which the Undersigned has been dispossessed, thenthe Undersigned may by right bring the matter before four of the sovereign "People" asking for relief from the transgressions of the Oppressing Government or Representative thereof. The four sovereign "People shall petition the Oppressing Government for a redress of grievances, showing to the Oppressing Government its error, and asking the Oppressing Government to causethat error to be amended without delay. Should the Oppressing Government not amend that error within a term of forty (40) daysfrom the time when the petition for redress of grievances is presented to the Oppressing Government, the four sovereign "People" shall refer the matter to the remainder of the "Twenty Five sovereign "People" Magna THE STATE OF YEN HAVE SHIPE Carta Grand Jury" and they shall distrain

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and oppress the Oppressing Government and its Representative by taking their property and possessions in every way that they can, until amends shall have been made according to their judgment. Any citizen of the united States of America, the United States, or of the several States may swear to assist in carrying out the judgment of the "Twenty Five sovereign "People" Magna Carta Grand Jury", and with them any such citizen may take the property and possessions of the Oppressing Government. If any citizens be unwilling to swear to assist in carrying out the judgment of the "Twenty Five sovereign "People" Magna Carta Grand Jury", the "Twenty Five sovereign "People" Magna Carta Grand Jury" shall make them to swear by the mandate of the "Twenty Five sovereign "People" Magna Carta Grand Jury". At all times the decision of a majority of the "Twenty Five sovereign "People" Magna Carta Grand Jury" shall be considered binding and valid on the whole. And the aforesaid Twenty Five shall swear that they will faithfully observe all the foregoing, and will cause them to be observed to the extent of their power. The Oppressing Government or representative shall obtain nothing from any one, either through itself or through another, by which the powers of the "Twenty Five sovereign "People" Magna Carta Grand Jury" may be revoked or diminished. And if any such thing shall have been obtained, it shall be vain and invalid, and the offending government or reprehensive shall never make use of it either through itself or through another. The judgment of the "Twenty Five sovereign "People" Magna Carta Grand Jury", both by rule of law longtime standing and by the terms of this Contract, shall not be overturned by court, as there is no higher court in the realm.

NOTICE TO CLERK AND RECORDER

Pursuant to Title 18 U.S.C., chapter 101 § 2071(b), "Whoever, having the custody of any such record, proceeding, map, book, document, paper, or other thing, willfully and unlawfully conceals, removes, mutilates, obliterates, falsifies, or destroys the same, shall be fined under this title or imprisoned not more than three years, or both; and shall forfeit his office and shall be disqualified from holding any office under the United States."

NOTICE TO AGENT IS NOTICE TO PRINCIPAL AND NOTICE TO PRINCIPAL IS NOTICE TO AGENT

LS: George -

We, the undersigned witnesses, do hereby swear or affirm that it is the stated policy of 'George-Lawrence:Dore to precipitation' the "State of New Hampshire". i.e., "Republic of New Hampshire" or to your "UNITED STATES 'ORPORATION", also known as the corporate "UNITED STATES," Corp. USA", "United States as created in the original Constitution for the united States of America, circa 1787", the "State of New Hampshire", i.e., "Republic of New Hampshire", or to your "UNITED STATES "ORPORATION", also known as the corporate "UNITED STATES, "Corp. USA", "United States, Inc.", or 'ame same may currently be known or be hereafter named, or any of its subdivisions including hereafter, including the "Compact (Corporate) commercial STATES contracting therein, including the "Compact (Corpor

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Case 1:21-cv-00857-LM Document 1-3 Filed 10/27/21 Page 28 of 34 000

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Except (hereinafter "Athant"), declares and states that the following facts are true to the best of my Knawledge and belief and of which the has hist hand Knawledge and belief and of which the has hist hand Knewledge of the matters stated herein. The, coarse lawrence Dore, is of the aix of majority and competent to testify on the matters stated herein. If any man or woman desires to answer this Affidairt, please do so in the manner of this instrument. By Notamied Affidairt vsing your christian of tarnily name for signature and mail to the below named Notary, address previded, within 5 days or detail will be totalned. Your hand-written signature only, do not type it out,

halfrant hereby denies must the following confunctions exist and their capacity to see in be swed, is anathinged by regative averment persuant to F.R.C.P. 9(a):

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THE STATE OF NEW HAMPSHIRE

THE LUINITY OF CARROLL

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THE UNITED STATES DISTRICT COURT

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8. One cannot be held as suicty or collateral to any Bunkingtey of the curporate Federal or State governments without my permission, which has never been given 9 the George-Luvrence: Dove his nover applied for Funkmptey and never siven his permission to the State of Federal gremments for his participation in any bankruptily scheme of the federal or state governments of the Federal Reserve Bank, Inc. 10. One, George-Lawrence: Dove is a live natural Munliving upon the Soil of the soureign Republic of Garge-Laurence: Dure 11. Onc: George-Lawrence: Dove is not subject to tederal law legislated by Consicss under its authority of Article IV of the Constitution for the United States or stateor-federal Admiralty/Equity judical jurisdiction. 12. One George-Lawrence: Dove is subject only to law legislated by Congress under its authority of Article 1 of the constitution for the United 5' 's if the law has complied with the Paperwork Reduction Act, the Administrative Procedures Azt and the Federal Register Act, which would specifically identity the law as being applicable to the general. Populational the tity union States of America. 13. One: bearge taurence! Dave is subject only to a republican Firm of Eavernment persuant to the nutional Constitution of New Hampshure What the equal touting doctrine of the Constitution for the United States of America, not under a corporate Municipal form or quasi-military form of government known as either a Democracy or Martial Rote 14: George-Laurence Dore I punctuate my name because it makes me a tack Not a adjectic prenen tiction

- See Notzu y Instruct the State Of VEN DAMPSTIRE

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Jean Banks, Denuty Clerk

10/95/2021

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(2)	Notarial Certification
	the control of the co
	(n this 22 day of July ,A:D. 2021) -
	alive man who identified his Self as : broige-Lawrence: Dore
	appeared before me a Notary Public for the
	appeared before me, a Notary Public for the STATE OF NEW HAMPSHIRE and attested to the
	truth of this affidavit with his private Scal
	and Signature.
	Holly Kraften 101-2011
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	Hold the Schrossipee NH Commission
	Alice St Nitter and their Adits

Name et Notary and their Address

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Jean Banks, Deputy Clerk

C.-S.-S.-C.-P.-S.-G.-FLAG OF THIS VESSEL.

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FOR THE <u>CLAIMANT'S-KNOWLEDGE</u> OF THIS <u>LIVE-LIFE</u> IS WITH THIS CLAIM BY THIS CLAIMANT.

~1 FOR THIS <u>CLAIMANT'S-KNOWLEDGE</u> OF THIS <u>LIVE-LIFE</u> IS WITH THIS CLAIM OF THE <u>LIVE-BIRTH-NAME</u>: GEOYOG - Lawreng: Dove ON THIS DATE-~ | DAY WITHIN THE MONTH-~August IN THE YEAR-~ [967] BY THESE <u>WITNESSES AND</u>: <u>CLAIMANT</u>.

-3 FOR THESE WITNESSES OF THIS <u>LIVE-LIFE-BIRTH</u> ARE WITH THE CLAIM OF THE CLAIM FOR THIS <u>LIVE-LIFE-BIRTH-DOCUMENT</u>: GEORGE-Lawrence: Dore

: Colt-Jacob: Avery

: Machenzie-Ann: belanger.

~4 FOR THIS <u>PICTURE</u>, <u>FINGERPRINT-SEAL AND</u>: <u>DNA-SAMPLE</u> OF THIS <u>CLAIMANT ARE WITH THESE CLAIMS</u> OF THIS <u>FACTUAL-LIVE-LIFE-BIRTH</u>:

:PICTURE:

:FINGERPRINT:

:DNA-BLOOD/SALIVA:

: (0|+ - Talob : AUTOGRAPH-WITH COPYRIGHT/COPYCL MM.

: Mackenzie - Ann: Belong : AUTOGRAPH-WITNESS-COPYRIGHT/COPYCLAIM.

: Georgie - Lawrences :AUTOGRAPH-CLAIMANT-L -~05 -~ May

H-COPYRIGHT/COPYCLAIM-~Wednesday

FOR THIS COPYRIGHT/COPYCLAIM~2~ FEBRUARY-~2000 BY THIS PLENIPOTENTIARY-JUDGE: David-wvnn: Miller WITH THE CONTRACT-STATES-CORPORATION OF THIS LIFE-

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ATTACHMENTS 'A' - DEFINITIONS

- 1. Abuse of Authority: Means anyone who denies, withholds, refuses, deprives, limits, inhibits, counteracts, conceals, any right, benefit, protections, or privilege, as protected by the "Constitution for the united States of America", the Honorable "Bill of Rights, and/or the "Constitution of the State of New Hampshire". This includes arrest or detainment without documented evidence that a lawful crime has been committed by the Trustee/Secured Party/Bailee (hereafter Secured Party). This includes use of restraint devices on the Secured Party and/or physical abuse that makes any marks, scars, cuts, abrasions, or the like. This also includes denial of lawful Due Process, Habeas Corpus, Excessive Bail, Unlawful Arrest, Unlawful Detention, or the like, as outlined in this Contract.
- 2. Abuse of Due Process: Means any action against the Secured Party, when said action does not abide by all the rights and defenses contained in or represented by the "Constitution for the united States of America", the Honorable "Bill of Rights", and/or the "Constitution of the State of New Hampshire." This includes any charge, or claim, civil or criminal, or in admiralty, that is alleged or made by any Representative of the "government of the United States" or the "UNITED STATES Corporation".
- 3. Agency, Entity, Department, Sub Division, Subsidiary, Contractor, Employee, Inspector, Investigator, Organization, Officer, Official, Agent, Branch of Government, Group, Authorized Representative, Policeman, Police Officer, Participant: Means any person, Corporation, or entity of any kind, which works for, is compensated all or in part by, receives funds or collects funds for, contracts with, receives any benefit from, receives any privilege from, participates with, has allegiance to, or in any way has a relationship with, the "government of the United States" or the "UNITED STATES Corporation" or any of its subsidiaries, sub- Corporations, departments, or agencies, etc. The word "Representative" where used in this Contract, shall have the same meaning.
- 4. Aiding and Abetting: Means the efforts of any Representative of the "government of the United States" or the "UNITED STATES Corporation" or officer of the court to assist another of the same to hinder, coerce, restrict, resist, suppress, or deprive in any way, the Secured Party from receiving any and all rights, benefits, privileges, as provided by the Constitution for the united States of America, the Bill of Rights, and/or the "Constitution of the State of NH" or that would normally be offered to a citizen of the United States or of the State of New Hampshire. This also includes the provisions as provided in item #62 "Racketeering" and suppression of evidence.
- 5. Appellation: means: A general term that introduces and specifies a particular term which may be used in addressing, greeting, calling out for, and making appeals of a particular living, breathing, flesh-and-blood man.
- 6. Artificial Person: Means a fictitious entity/trust that was created by the "government of the United States" and/or parents acting unknowingly in concert or the "UNITED STATES Corporation" for transacting in commerce. This artificial Man or Strawman is represented by the all capital letter name that appears to be spelled the same as the name of the Natural Man or Woman. When the Artificial Person is used in commerce by the Secured Party, it is a transmitting utility.
- 7. Assault and Battery with Weapon: Means any use of, threatened, or perceived use of any weapon, against Secured Party, by any Representative of the "government of the United States" or the "UNITED STATES Corporation" that creates an atmosphere of fear for the Secured Party. This includes non-lethal weapons, such as tazers, stun guns, mace, pepper spray, any chemical used to incapacitate, rubber bullets, shock force weapons, electronic weapon or any other type of weapon that may be used to control or to create fear. If a conflict arises about the events, the version told by the Secured Party will be accepted as truth and will not be contested.
- Assault and Battery without a Weapon: Means the verbal abuse or physical contact, of any kind, upon the Secured Party without the
 express voluntary written consent of Secured Party. If a conflict arises about the facts involving the incident, the version as told by the
 Secured Party will be accepted as truth, without question, and will not be contested.
- Bill of Rights: Means, for the purposes of this Contract, the original "Bill of Rights" to the "Constitution for the united States of America" circa 1791.
- Clerk of the Public Record: Means any clerk who records documents on the public record and who is employed by a city, county, state, municipality, federal government, international, multi-national, multijurisdictional Corporation.
- 11. Coercion or Attempt to Coerce: Means any attempt by any Representative of the "government of the United States" or the "UNITED STATES Corporation" to threaten, intimidate, deprive, conceal, or in any way prevent the Secured Party from receiving and/or enjoying any right, or privilege that is granted, outlined, or secured by the "Constitution for the united States of America" the Honorable "Bill of Rights", "Constitution of the State of New Hampshire.", or to knowingly allow or instruct another to do so.
- 12. Concealment: Means withholding or keeping information that should normally be revealed, about property and/or rights from the Secured Party. This includes keeping evidence or law from a jury that could favorably alter the outcome of a case to the benefit of the Secured Party. No officer of any court or Representative of the "government of the United States" or the "UNITED STATES Corporation" may conceal any law and/or any evidence of any kind that is considered relevant by the Secured Party, and/or fail to disclose any law that benefits the Secured Party.
- 13. Conduit: means of transmitting and distributing energy and the effect/product of labor, such as goods and services, via the name, "GEORGE LAWRENCE DORE TRUST", also known by any and all derivatives and variations in the spelling of said name with the exception of ":George-Lawrence:Dore".
- 14. Conspiracy: Means the cooperation of two or more persons working together to, restrict, suppress, inhibit, or in any way deprive the Secured Party of any right, benefit, or privilege that would ordinarily be offered by the Constitution for the united States of America, the Bill of Rights, and/or "Constitution of the State of New Hampshire." and/or to a citizen of the United States or of the State of New Hampshire. This also includes the provisions in item #62. "Racketeering".
- 15. Contract: Means any agreement in writing that has been offered for review and acceptance by another party, wherein the offering party has ten (10) days or more, or as stipulated in the contract, to review and respond, accept or rebut, any provisions of the contract, as indicated

Attachment A - Definitions

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Carroll County Superior County

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in the contract. Non Response on the part of the receiving party or agent of the receiving party will be a lawful offer and acceptance of all the terms and conditions contained in said contract. Rebuttal by the receiving party of any provision of the contract by any means other than those as are indicated in the contract will be non-response. Return of the contract unopened and/or without review will be acceptance of all conditions of said contract. Recording the contract with the clerk of court or any public records officer will be a lawful offer and notification and will be presentment to all officers of the court in that state or county. Notice to Agent is Notice to Principal and Notice to the Principal is notice to Agent.

- 16. Corporate Capacity: Means acting for, or on behalf of, a Corporation, or government entity, while under law or color of law.
- 17. Corporate Fiction: A Corporation, a creation of the law that does not actually exist in nature, like a natural man or woman; a legal entity that is false and not real, but which the law assumes to be true.
- 18. Corporation: Means any Representative, agency, sub-Corporation, contractor, or any person or entity that is employed by, receives or distributes funds for, receives any benefit or privilege from, or has any relationship of any kind with the "government of the United States" or the "UNITED STATES" Corporation".
- 19. Constitution for the united States of America: Means, for the purpose of this Contract, "The Constitution for the united States of America" circa 1787, as opposed to the "Constitution of the UNITED STATES" Corporation circa 1868.
- 20. Counterfeiting Statute Staple Securities Instruments: Means any attempt by any Representative of the "government of the United States" or the "UNITED STATES Corporation" to copy, duplicate, replicate any document that has "Statute Staple Securities Agreement" typed, printed, or hand written anywhere on the document, without the express written voluntary permission of the document's owner who is the Secured Party who filed said document in the public record, or is in possession of said document, or who is the maker of said document. If a dispute about permission to duplicate arises, the statements of the Secured Party will be accepted as fact without question and will not be contested.
- 21. County or City: Means any subdivision of any State of the "united States of America." This term excludes any jurisdiction, zone, or territory of the "UNITED STATES Corporation" unless described by the Secured Party in all CAPITAL letters. Any dispute over any errors contained in spelling or grammar will be resolved at the discretion of the Secured Party and will not be challenged by any Representative of the "UNITED STATES Corporation".
- 22. Cruel and Unusual Punishment: Means physical violence of any type or form that is used against a Secured Party that causes visible physical injury, i.e., marks, scrapes, scratches, bruises, abrasion, avulsions, fractures, sprains, restraint marks, dislocations, punctures, cuts, loss of blood, loss of body fluids, or any other type of physical stress to the body; or any chemically induced altered mental state of the Secured Party. This also includes any attempt to incarcerate, restrain, question, detain, withholding food when requested, withholding drink when requested, withholding medications as requested, withhold use of bathroom facilities and supplies when requested, withhold reading and writing materials, withholding communication with friends, family, legal counsel, and religious counsel, withholding proper clothing as needed for comfort, withholding blankets when requested, withholding hot and cold water for showers, withholding freedom when requested. This also includes ridicule, coercion, threats, verbal insults, rude and offensive language, veiled threats, or any other type of mental stress or anguish.
- 23. Defacing: Means the changing or altering the appearance of an item. This also includes changing or altering the meaning of laws, rights, property, documents, or any other thing that has value as determined by the Secured Party.
- 24. Denial of Due Process: Means any attempt by any officer of the court and or the "government of the United States" or the "UNITED STATES Corporation" to deny, deprive, restrict, prevent, or in any way inhibit the proper Due Process to any Secured Party as outlined in the "Constitution for the united States of America" the Honorable "Bill of Rights, and/or the "Constitution of the State of New Hampshire." Any public law, statute, regulation, ordinance, home rule, etc., that is incompatible with the Constitution for the united States of America", the Honorable "Bill of Rights", and/or the "Constitution of the State of New Hampshire", is null and void and will not be used in any action against any Secured Party.
- 25. Deprivation of Rights or Property: Means the concealment, keeping from, hiding, obstructing of any rights, property, privileges or immunities that are outlined or protected by the "Constitution for the united States of America", the Honorable "Bill of Rights, and/or the "Constitution of the State of New Hampshire."
- 26. Derivative: means coming from another; taken from something preceding; secondary; that which has not the origin in itself, but obtains existence from something foregoing and of a more primal and fundamental nature; anything derived from another.
- 27. Destruction of Property: Means any alteration, damage, deprivation, defacing, removing, changing, breaking, separating, removing parts from, erasing of files from, throwing, shooting, kicking, stomping, smashing, crushing, or the like of any property belonging to or in possession of the Secured Party or the Trust.
- 28. Disrespect: Means anything said or written to the Secured Party or Trust that Secured Party or Trust does not like, including body language, or anything that makes Secured Party or any reasonable man uncomfortable, or have fear.
- 29. Encroachment: Means to invade, intrude, or in any way prevent the Secured Party or Trust from enjoying the full and complete use of property, including the acts of trespass; impeding ingress or egress to the property of the Secured Party or Trust; or limiting the ability of the Secured Party or Trust to freely access, claim, hold, possess, use, convey, sell, rent, lease, barter, exchange, or in any way make full and unfettered use of property. This includes the placing or filing of an unlawful lien, levy, burden, charge, liability, garnishment, attachment or encumbrance against any and all property including wages, salaries, stocks, bonds, bank accounts (foreign or domestic), savings accounts, contents of safety deposit boxes, gold, silver, notes, insurance funds, annuities, retirement accounts, social security benefits, motor vehicles, automobiles, recreational vehicles, land, real estate, homes, structures, roads, driveways, personal property of any kind that is held by title, deed, contract, agreement (written or verbal), or is in possession of the Secured Party or Trust. This includes,

Attachment A - Definitions

Page 2 of 8



but is not limited to, traffic stops, searches of vehicles, home invasion, confiscation of any lawful property owned by, in possession of, or under the control of the Secured Party or Trust.

30. Ens Legis: The term "ens legis" means a creature of the law; an artificial being, such as a Corporation, considered as deriving its existence

entirely by the law, as contrasted with a natural person/natural man or woman.

31. Excessive Bail: Means any amount of bail set at an unreasonable rate as per the 8th amendment of the Constitution for the united States of America. This also means bail in excess of the amount of the fine, penalty, or penal sum that is associated with the alleged crime committed. This also means that if the Secured Party has lived in a community or has lived in one community or area for more than one year, provided that he has not recently moved within a year, works a regular job, or is a member of or involved with a church group, civic group, community enterprise, or can produce at least two affidavits from members of his community or area stating that he is involved with his community, he cannot be held without bail as a flight risk, or a threat to society. If the Secured Party can produce at least four (4) affidavits stating that he lives, works, and is involved in his community, or the prior community in which he lived, he must be released on his own recognizance without any bail required. This provision does not apply to anyone charged with rape, murder, or violent crimes against women, or children.

32. Failure to Charge within Forty Eight (48) Hours: Means any attempt by any Representative of the "government of the United States" or the "UNITED STATES Corporation" to delay, inhibit, prevent, or in any way stop a Secured Party from being lawfully charged by the

court within forty eight (48) hours of arrest.

33. Failure to Identify: Means any time the Secured Party or Trust has interaction with any Representative of the "government of the United States" or the "UNITED STATES Corporation", the Representative must, upon request of the Secured Party or Trust, provide proper identification, written proof of authority, state what his business is with the Secured Party, complete a public servants questionnaire in advance of arrest or detention, provide documentation properly identifying the officer or respondents superior's name and contact information, and any other relevant information as requested by the Secured Party. The officer may not detain the Secured Party for more than ten (10) minutes while he obtains this information.

34. Failure to Respond: Means any attempt by any Representative of the "government of the United States" or the "UNITED STATES Corporation" to ignore, inhibit, withhold, delay, or deny a request for information from a Secured Party or Trust.

35. False Imprisonment: Means any attempt by any Representative of the "government of the United States" or the "UNITED STATES Corporation" to incarcerate any Secured Party against his will and/or against any and all protections of the laws and provisions of the "Constitution for the united States of America", the Honorable "Bill of Rights, and/or the "Constitution of the State of New Hampshire."

36. Federal Zone: See - "Jurisdiction of the "Government of the United States" and of the "United States Corporation"

- 37. Freedom of Speech: Means the right to speak open and plainly without the fear of reprisal. This includes the right of the Secured Party to speak at hearings and trials, before magistrates, judges, officers of the court, Representatives, or the like, of the "government of the United States" or the "UNITED STATES Corporation". It also means that no attempt to suppress this right will be made by any officer of the court, Representatives, or the like of the "government of the United States" or the "UNITED STATES Corporation". No judge or officer of any court or tribunal will threaten contempt of court for free speech by any Secured Party.
- 38. Government of the United States: The term "government of the United States", when used in this Contract, means the government that was originally established in the "Constitution for the united States of America" adopted in 1787, and does not include any "imposter government" known by any name whatsoever, no matter how similar in spelling the name of any such "imposter government" may appear to be to the spelling of the name of the constitutionally authorized "government of the United States". It is to be noted that the term "United States" as used here is "plural" and not "singular" in number, as is the name "UNITED STATES" used by the "imposter government" (i.e., "UNITED STATES Corporation") now acting as the "government of the United States'

39. Hold-harmless and Indemnity Agreement: means Hold-harmless and Indemnity Agreement No. 08111967-GLD-HHIA. This Agreement may be amended and modified in accordance with the Declaration of Trust.

40. Ignore: Means to refuse or in any way to deny a lawful request for an officer to complete legal documents that will provide information when requested by the Secured Party or Trust.

41. Illegal Arrest: Means same as below item #84, "Unlawful Arrest".

42. Personal Capacity: Means acting on one's behalf, in one's individual capacity, to do a thing. A Representative acting under law or color of law and ultra vires of the Representative's official capacity as assigned by the law, or acting in violation of his/her oath(s) of office take

43. Interpretation: Means if any conflict arises concerning the definition of any of the terms and or conditions of this Contract, the conflict concerning the meaning of the term or condition will be decided by the Secured Party's decision will be final and not subject to review or argument. No liability or penalty will be incurred by the Secured Party due to his interpretation of such terms and or

44. Interstate Detainer: Means the same as unlawful detainer as when involving the Secured Party and involving more than one Representative, agency or STATE of the "government of the United States" or the "UNITED STATES Corporation", or any Representative who has any agreement with, contract with, or permission to act on behalf of any municipal Corporation of the "government of the United States" or the "UNITED STATES Corporation" or any subsidiary or sub-Corporation thereof.

45. Jurisdiction of the "government of the United States" and of the "United States Corporation" (If indeed the later has any jurisdiction at all.): The constitutionally authorized "government of the United States" is recognized by the Secured Party as having exclusive legislative jurisdiction only over the following geographic areas: 1. The District of Columbia, as authorized by Article 1, Section 8, Clause 17 of the Constitution for the united States of America; 2. Federal enclaves within the States, such as land, property or buildings which the Government of the united States of America has purchased by the consent of the legislatures of the States for purposes of erecting

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Attachment A - Definitions

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forts, magazines, arsenals, dock-yards, and other needful buildings, as authorized by Article 1, Section 8, Clause 17 of the Constitution for the united States of America; and 3. Territories and possessions belonging to the Government of the United States, as authorized by Article 4, Section 3, Clause 2 of the Constitution for the united States of America. The imposter government - "UNITED STATES Corporation" - while having no real jurisdiction, as no jurisdiction has been lawfully granted, can nevertheless have no claim, even under color of law, to exercise jurisdiction except in those areas where the constitutionally authorized "Government of the United States" has been granted jurisdiction by the sovereign people. The area just described over which the "Government of the United States" lawfully" exercises jurisdiction is also referred to as the "Federal Zone", and all private property held by the Secured Party, which properties are located outside of the Federal Zone are therefore outside of the jurisdictions of the "Government of the United States" and the "UNITED STATES Corporation". Additionally, the constitutionally authorized "Government of the United States" is recognized by the Secured Party as having jurisdiction only as to those matters which the sovereign people, through their several State governments gave to the "Government of the United States", which powers are exclusive as to the powers not granted by the sovereign people through their several State governments and powers reserved to the States by the 10th Amendment to the Constitution for the united States of America. These are the facts and may be presented in any court by affidavit of the Secured Party, where any property or property interest belonging to Secured Party or Trust is involved in any interaction with the "Government of the United States" or the "UNITED STATES Corporation" or any of its Representatives, as outlined in this Contract.

- 46. Juristic person: means an abstract, legal entity, ens legis, such as a corporation, created by construct of law and considered as possessing certain legal rights and duties of a human being; and imaginary entity such as TRUST, i.e. "GEORGE LAWRENCE DORE TRUST "which, on the basis of legal reasoning, is legally treated as a human being for the purpose of conducting commercial activity for the benefit of a biological, living being, such as Secured Party/Trustee/Beneficiaries." From the earliest of times the law; has enforced rights and exacted liabilities by utilizing a corporate concept by recognizing that is, juristic persons other than human beings. The theories by which this mode of legal operation has developed, has been justified, qualified, and defined are the subject matter of a very sizeable library, the historic roots of a particular society, economic pressures, philosophic notions, all have had their share in the law's response to ways of men in carrying on their affairs through what is now the familiar device of the corporation----Attribution of legal rights and duties to a juristic person other then man is necessarily a metaphorical process. And none the worse for it.No doubt. "Metaphors in law are to be narrowly watched". Cardozo, J., in Berkley v. Third Avenue R. Co., 244 N.Y 84, 94. "But all instruments of thought should be narrowly watched lest they be abused and fail in their service to reason". See U.S. v. SCOPHONY CORPOF AMERICA, 333 U.S. 795, 68 S.Ct. 855; 1948 UTs11 Observation: A person has a property right in the use of his or her name whicha person may transfer or assign. Gracy v. Maddin, 769 S.W. 2nd 497 (Tenn. Ct. App. 1989).
- 47. Lawful 4th Amendment Warrant: Means a warrant that follows the provisions of the fourth amendment to the original "Constitution for the united States of America." This warrant must not deter from the exact procedures as outlined by the Fourth Amendment.
- 48. Legal Counsel: Means anyone that the Secured Party or Trust chooses to have as legal assistance of counsel, whether counsel is licensed or not, or members of the Bar Association. Counsel may assist, represent, speak on behalf of, write cases for, or perform any act in or out of court for the Secured party or Trust without any hindrance, threat, prosecution, charge, repercussion from any officer of the court, or Representative of the "government of the United States" or the "UNITED STATES Corporation", or any Representative thereof.
- 49. Legal Status: Means the two classes of Natural Men and Women recognized in the Constitution for the united States of America—
 "People" and "Persons". Legal Status in the united States of America defines the rights, duties, capacities, incapacities, privileges, and immunities assigned to each legally recognized class of natural persons. Legal Status also determines to a large degree the type of "Citizenship" to which each class legally recognized class of natural persons is assigned. See definitions for "People" and "Persons" below.
- 50. Living, breathing, flesh-and-blood man: means the Trustee ":George-Lawrence:Dore" a sentient, living being, as distinguished from an artificial entity, juristic corporation, partnership, association, and the like. "There, every man is independent of all laws, except those prescribed by nature. He is not bound by any institution formed by his fellowmen without his consent," CRUDEN V. NEALE, 2 N.C. 338 (1796) 2 S E 70.
- 51. Natural Man or Woman: Means a sentient, flesh and blood, living, breathing, biological man or woman, created by God, as represented by the Upper and Lower Case Name, including "Natural Man or Woman," or "Real Man," or "Real Woman," or "Real Man/Woman."

 This is not to be confused with the Fictitious Legal Entity that was created by the Government/Parents that is represented by the All Capital Letter Name.
- 52. Natural Man or Woman Secured Party: Means any flesh and blood, living, breathing Man or Woman, created by God, who notifies any Representative of the "government of the United States" or the "UNITED STATES Corporation", verbally or in writing, that he is not a Strawman, Vessel in Commerce, Corporate Fiction, Legal Entity, ens legis, or Transmitting Utility, of, for, by, to the "united States of America", the "government of the United States", the "State of New Hampshire", i.e., "Republic of New Hampshire", or to the "UNITED STATES Corporation". This is not to be confused with the Fictitious Legal Entity that was created by the Government/Parents and is represented by GEORGE LAWRENCE DORE TRUST. Any attempt to notify any Representative of the status of the Secured Party will be sufficient notice. Sufficient notice will be determined by oath, statement, or affidavit by the Secured Party; and the validity of such will not bechallenged by any officer of the court.
- 53. Non obstante: means words anciently used in public and private instruments with the intent of precluding, in advance, any interpretation other than certain declared objects and/or purposes.
- 54. Obstruction of Justice: Means any attempt by any officer of the court or Representative of any agency that represents the "government of the United States" or the "UNITED STATES Corporation", or any of its subdivisions, agencies, contractors, etc., to deprive, hinder, conceal, coerce, threaten the Secured Party or Trust in an attempt to prevent his any and every opportunity to legally/lawfully defend

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Attachment A - Definitions

Jean Benks Deputy Charles

him/herself by attempting to produce and file lawful documents, and or testimony, to officers, judges, magistrates, the court, clerk of court, or Representatives, in order to settle any legal/lawful controversy. This also includes any attempt by a judge or officer of the court from hindering the Secured Party or Trust from filing, admitting, presenting, discussing, questioning, or using any evidence, document, paper, photographs, audio and/or video recordings, or any other type of evidence that they desire to submit as evidence in any type of court proceeding. The determination of what is evidence and what will be admitted is to be solely determined by the Secured Party or Trust. Any evidence will be tried on merits of the lawful content and validity. Any judge or officer of the court who attempts to suppress or dismiss legal or lawful evidence will voluntarily surrender all bonds, insurance, property, CAFR funds, corporate property, bank accounts, and savings accounts of value to the Secured Party upon written demand and surrender all rights to and defenses against said property. This also includes evidence that is supported by case law. This includes attempts by any officer of the court from making motions, order such as Gag Orders or any other means of keeping information suppressed from the public or the official record. The determination of whether the acts of the court are an attempt to suppress evidence will be solely determined by the Secured Party. This also includes the provision as indicated in item #62 "Racketeering".

- 55. Oppressing Government: Means any Government or Representative thereof that shall have transgressed against Secured Party or Trust or any of Secured Party's or Trust's property, rights, privileges, capacities, or immunities in any respect.
- 56. Peers: Means the same as the definition of a Secured Party.
- 57. People: The "People" are those natural men and women who hold the sovereignty in joint tenancy in the united States of America and the several States, by virtue of the Treaty of Peace of 1783, signed by His Most Royal and Dread Sovereign Majesty, King George the 3rd, and its two addendums signed by the then Kings of Spain and France. The "People" are those who were the free inhabitants in the several States and their posterity (paupers, vagabonds and fugitives from justice excepted), who ordained and established the "Constitution for the united States of America" in 1787 and the Bill of Rights of 1791, for themselves and their posterity, and who established the constitutions for the several states, reserving unto themselves and their posterity the sovereignty of both the united States of America and the several states. The "People" are not citizens of or subject to the jurisdiction of the "government of the United States", as created in the original "Constitution for the united States of America", circa 1787, or to your "UNITED STATES Corporation", also known as the corporate "UNITED STATES. "Corp. USA", "United States, Inc.", or by whatever name same may currently be known or be hereafter named, or any of its subdivisions including but not limited to local, state, federal, and/or international or multinational governments, Corporations, agencies, or sub-Corporations, and any de facto compact (Corporate) commercial STATES contracting therein, including the "STATE OF NEW HAMPSHIRE", or by whatever name same may currently be known or be hereafter named, and the like. The "People" are citizens first of the State in which they reside, and second of the united States of America.
- 58. Person: The word "Person", when used in this Contract and written in upper and lower case letters shall mean a natural man or woman, and not an incorporeal person. Further, a "Person" is distinguished from a "People", in that the "People", hold the sovereignty in the united States of America (see: "People" #57), and the "Persons" derive all of their rights and privileges from the "People", through the Constitution for the united States of America and the Constitutions for the several States. The "Persons" are identified in the Constitution for the united States, first at Article 1, Section 9, Clause 1, their rights and privileges and defenses and protections are defined at Amendment Five of the Bill of Rights, and their duties and citizenship status are defined at Amendment Fourteen of the Constitution for the united States of America.
- 59. Presumption: Means legal assumption or inference that places the burden of proof or burden of production on the other party, but never on the Secured Party or Trust. No presumption shall prevail against the Secured Party or Trust without lawful, documented evidence that supports the presumption which is certified by the officers of the court, on and for the record, under penalty of perjury.
- 60. Public Record: Means any record or document placed into the public by the Secured Party. For example, when this document is recorded at a Register of Deeds office or Secretary of States, it becomes a public record.
- 61. Purchase Price: Means the new replacement costs of items of property at the time of replacement. This includes locating, packing, shipping, handling, delivery, set up, installation, and any other fee associated with total replacement of property.
- 62. Racketeering: Means any attempt by any two or more officers of "government of the United States" or the "UNITED STATES Corporation", to restrict, suppress, coerce, manipulate, inhibit, or in any way deprive the Secured Party from receiving every right, benefit, or privilege or exercising every immunity that is outlined by the Constitution for the united States of America, the Honorable "Bill of Rights, and/or the "Constitution of the State of New Hampshire.". This also includes any effort by the officers of the court or any Representative of "government of the United States" or the "UNITED STATES Corporation", to hinder in any way the introduction of evidence, law, facts, affidavits, statements, witness testimony, or any information that is considered relevant by the Secured Party or Trust, or any attempt to prevent a jury from hearing this evidence. This also includes any attempt to prevent this evidence from being heard in a public forum and before any and all members of the general public, as many as can be accommodated by the main courtroom. All hearings, tribunals, or trials will be held in a public place; and any and all members of the general public will be allowed to attend, without restriction. This also includes questioning and/or interrogation by police officers before, during, and after an arrest.
- 63. Reckless Endangerment: Means any attempt by any officer of the court or Representative of "government of the United States" or the "UNITED STATES Corporation", as defined herein, to endanger, attempt, or threaten to attempt to endanger the life or property of the Secured Party or Trust. This includes dangerous driving in a car, use or threatened use of lethal or non-lethal weapons or chemicals, improper use of restraint devices, use of restraint devices on a non-combative Secured Party. If a conflict arises as to whether or not reckless endangerment has occurred, the version of the Secured Party will be considered as truth.
- 64. Representative: Means any agent, agency, department, officer, investigator, entity, subsidiary, sub-Corporation, contractor, employee inspector, individual or Corporation that has any affiliation, association, collects or distributes funds for, does any task for, receives any benefit or privilege from, etc., of or for "government of the United States" or the "UNITED STATES Corporation", or anything

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Attachment A - Definitions

Carroli County Superior County

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Jean Banks Deputy Clerk

- that represents the interests of, or is being funded by, or receives funds from, or has any attachment to "government of the United States" or the "UNITED STATES Corporation", or any of their Representatives, sub divisions or sub-Corporations.
- 65. Rights and Defenses: Means Secured Party's or Trusts legal and/or lawful right and/or ability to defend himself/herself in any action. Upon agreement, the defendant in an action may give up his right to defend himself/herself in a given action. This includes tacit agreement or agreement by default; and the Secured Party is never the defendant.
- 66. Right to Speedy Trial: Means trial will commence within 90 days of the date of arrest.
- 67. Right to Travel: Means the right to freely move about and/or control any type of craft by whatever means, via land, sea, or air, without any interference by any Representative of "government of the United States" or the "UNITED STATES Corporation", that in any manner willfully causes adverse effects or damages upon the Secured Party or Trust by an arrest, inhibition, detainment, restraint, deprivation or prevention.
- 68. Secured Party: In this Contract, the term "Secured Party", means a "Trustee/Secured Party Creditor/Bailee", which means :George-Lawrence:Dore, a natural, living, Breathing flesh-and-blood man or sentient being as against a juristic person created by legal construction and/or the appointment declared under declaration of trust appointing another or additional "Trustee/Secured Party Creditor/Bailee" as statedtherein.
- 69. Sentient, living being means the Trustee ":George-Lawrence:Dore" a living, breathing, flesh-and-blood man, as distinguished from an abstract legal construct such as an artificial entity, juristic person, corporation, partnership, association, and the like.
- 70. State: The word "State", which is distinguished in this Contract by being written in upper and lower case letters, means any of the fifty independent sovereign nations, states and republics which make up the Union and are commonly referred to and known as states of the "united States of America" (For example: the "State of New Hampshire", i.e., "Republic of New Hampshire"), which use of the word "State" is not the same as a "STATE" of the "UNITED STATES Corporation" and any such "State" is not a creation or subdivision thereof, and is not subject to the jurisdiction thereof.
- 71. STATE: The word "STATE", which is distinguished in this Contract by being written in all upper case letters, means any of the de facto compact (Corporate) commercial states contracting within the "UNITED STATES Corporation", also known as the corporate "UNITED STATES, "Corp. USA", "United States, Inc.", or by whatever name same may currently be known or be hereafter named, by way of example, including, but not limited to the "STATE OF NEW HAMPSHIRE", or by whatever name same may currently be known or behereafter named. STATES are a part of and subject to the jurisdiction of the "UNITED STATES Corporation", and are not States of the "unitedStates of America". As a condition of this Contract, the Secured Party will determine 1. Whether or not any State is a part of he "UNITEDSTATES Corporation", and 2. Whether the alleged offense occurred within the limits of the "UNITED STATES Corporation", and suchdetermination will never be challenged by any Representative of the "UNITED STATES Corporation". A violation of this provision will be#87 Unlawful Determination and punishable as indicated by this Contract.
- 72. Statute Staple Securities Instrument: Means a registered (by way of the post office registered mail) bond, statute, which establishes a procedure for settlement of commercial debt or obligation of record. This also establishes the law as it relates to the Secured Party.
- 73. Strawman: In this documentation the term "strawman" means the Debtor, i.e., GEORGE LAWRENCE DORE, also known as GEORGE LAWRENCE DORE TRUST or simply Trust or TRUST and any and all variations and derivatives of the spelling of said name except: George-Lawrence:Dore; a front, a third party who is put up in name only for participating in a transaction. The "strawman" is synonymous with # 76. "Transmitting Utility".
- 74. The Placing or Filing of an Unlawful Lien, Levy, Burden, Charge, Liability, Garnishment, Encumbrance, or Attachment: Means any attempt by any Representative of "government of the United States" or the "UNITED STATES Corporation", to place a lien, levy, garnishment, or attachment on the property or collateral of the Secured Party or Trust. Any such Representative must first prove his authority to do so by lawfully documented evidence, furnishing all documents, forms, and papers as necessary to prove his authority to do so to a neutral Three (3) Notary Panel, hereinafter referenced as The Panel, selected by the Secured Party or Trust. Said Representative must guarantee in writing that the Representative signing said documents will be personally liable for any damage(s) due to his unlawful and/or illegal actions. He must supply bonds or other lawful funds to be held in trust by The Panel until The Panel determines if any actions of the Representative have violated any laws or caused damage to the Secured Party or Trust. The Panel will have the sole power to determine if any damage(s) has occurred and will release the funds according to The Panel's adjudication. The decision of The Panel will be final with no recourse. The surety bonds and/or funds held in escrow by The Panel must be at least four (4) times the estimated value of the property that is liened, levied, garnished, or attached. The assessment of value will be recorded via affidavit by the Secured Party and delivered to The Panel. The Panel's determination and the assessment thereof will be accepted as truth without question or recourse. Said Representative agrees to surrender, including, but not limited to, any and all surety bonds, public and/or corporate insurance policies, CAFR funds, or corporate property as needed to satisfy any and all claims and/or assessments as filed against said Representative by the Secured Party. Said Representative agrees that any and all property or collateral with a current or existing lien will remain in the custody and control of the Secured Party until such time as a determination has been made by a jury of twelve of the Secured Party's Peers as defined herein. In the event that a jury of twelve of the Secured Party's Peers cannot be convened or has not been convened within sixty (60) days from the date of the order of the lien, levy, attachment, or garnishment, any action against the Secured Party or Trust shall be dismissed with prejudice; and every lien, levy, attachment, or garnishment shall be released within ten (10) days and all property rights restored, unencumbered. The Representative who has authorized said lien, levy, attachment, or garnishment agrees to surrender any and all surety bonds, public and/or corporate insurance policies, CAFR funds, or corporate property as needed to satisfy any and all claims and/or assessments as filed against said Representative.
- 75. Trespassing/Trespass: Means the entry into, or onto the domain, property, residence, area, location, grounds, dwellings, buildings, bams, sheds, caves, structures, lands, storage areas, tunnels, automobiles, trucks, safe houses, underground shelters, automobiles, motor vehicles, recreational vehicles, boats, planes, trains, ships, containers, vans, heavy equipment, farm implements, culverts, driveways, trees, yards,

Attachment A - Definitions

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Carroll County Superior Court
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10/27/2021

real property, real estate, land, etc., of the Secured Party without Secured Party's express written permission, or without a lawfully executed fourth (4th) amendment warrant, and any and all Representatives of "government of the United States" or the "UNITED STATES Corporation", will fully and completely observe any and all protections as outlined in the Constitution for the united States of America, the Honorable "Bill of Rights, and/or the "Constitution of the State of New Hampshire." Any personal property that is damaged, lost, stolen, or misplaced, etc., will be recoverable as indicated in the Legal Notice and Demand document. Secured Party solemnly swears and affirms that Secured Party does not have any illegal contraband on Secured Party or Trusts property; Secured Party has never had any illegal contraband on or around my property and never will. Secured Party simply does not allow it on Secured Party's or Trusts property. Any contraband if it is found on said property will have been introduced by the officers or agents during time of trespass. Contraband or illegal items if they are found in a search do not belong to Secured Party or Trust and may not be used in any attempt in any claim against me. Any and all Representatives of the "government of the United States" or the "UNITED STATES Corporation", will be held individually and personally liable for the full amount of damages as outlined in this Notice and Demand document for trespassing.

76. Transmitting Utility: the term "Transmitting Utility "GEORGE LAWRENCE DORE", also known as GEORGE LAWRENCE DORE TRUSTET, and any and all derivatives and variations in the spelling of said name except :George-Lawrence:Dore.

77. TRUST: means "GEORGE LAWRENCE DORE TRUST En also known by any and all derivatives and variations in the spelling of said name with the exception of ":George-Lawrence:Dore",this is a copyrighted entity with all rights reserved.

78. Trustee: means ":George-Lawrence:Dore".

79. UCC: Herein the term "UCC" means Uniform Commercial code.

80. Unalienable Rights (Inalienable Rights): Means Natural Rights given by God as acknowledged by the Law of Nations and incorporated into the "Bill of Rights," of the Constitution of the State of New Hampshire such as, but not limited to right of enjoying and defending their lives and liberties; of acquiring, possessing and protecting property; and of seeking and obtaining their safety and happiness.

81. Unfounded Accusations: Means any accusation, charge, or claim, civil or criminal, or in admiralty that is alleged or made by any Representative of the "government of the United States" or the "UNITED STATES Corporation", as defined herein, that is not proven by written documented evidence presented under oath and penalty of perjury by an authorized Representative of the "government of the United States" or the "UNITED STATES Corporation". The accuser has eight (8) hours to provide said documents to be reviewed and in possession of the Secured Party; and failure to do so will be unfounded accusations and subject to the penalties contained herein.

UNITED STATES Corporation: "UNITED STATES Corporation" means the corporate "UNITED STATES", "Corp. USA", "United States, Inc.", or by whatever name it may currently be known or be hereafter named, (exclusive of the "united States of America" and the "government of the United States as created in the original Constitution for the united States of America, circa 1787"), or any of its agencies, or sub-Corporations, including but not limited to any de facto compact (Corporate) commercial states contracting therein, including, but not limited to the "STATE OF NEW HAMPSHIRE", or by whatever name it may currently be known or be hereafter named (Exclusive of the "State of New Hampshire", i.e., "Republic of New Hampshire").

83. united States of America: The term "united States of America", when used in this Contract is distinguished by being written in upper and lower case letters, except that the first letter of the first word, i.e., "united" is a lower case letter, and means that union of independent sovereign nations, states and republics, which as colonies of Great Britain and having declared their independence from Great Britain in The Declaration of Independence adopted July 4, 1776, and having won their independence from Great Britain in the American Revolutionary War, and thereafter having gained recognition as independent sovereign nations, states and republics in international law by the Treaty of Peace of 1783, signed by His Most Royal and Dread Sovereign Majesty, King George the 3rd, and its two addendums signed by the then Kings of Spain and France, and which independent sovereign nations and states did adopt the "Articles of Confederation" of 1778 and thereafter adopted the "Constitution for the united States of America" in 1787. The word "united States of America", when used in this Contract, does not include the UNITED STATES Corporation, as that term is defined herein.

84. Unlawful Arrest: Means restricting the Secured Party's right to move about freely without the proper use of a lawful 4th amendment warrant signed by a judge of "Competent Jurisdiction" while under oath. This includes unnecessary use of restraint devices, traffic stops, raids, or any other type of interaction, when an officer is presented with and ignores a "Notice and Demand," "Public Servants Questionnaire," "Right to Travel" Documents, or other documents notifying the officer of the lawful rights of the Secured Party, created by God, who is not to be confused with the Corporate Fiction "Strawman" which was created by the STATE. This includes arrest when the Secured Party is incarcerated for refusing to sign any citation, arrest due to contempt of court when he or she is not violent or a physical threat to the court, arrest by Internal Revenue Service for failure to produce books, records, or other documents, arrest and refusal of Habeas Corpus, arrest for conspiracy of any kind without lawfully documented affidavits from at least two (2) eye witnesses, signed under oath and penalty of perjury.

85. Unlawful Detainer: Means any attempt by any officer of the court or Representative of the "government of the United States" or the "UNITED STATES Corporation" to arrest, check, hinder, delay, possess, hold, keep in custody, restrain, retard, stop, withhold the Secured Party without affording him every protection as outlined by the "Constitution for the united States of America", the Honorable "Bill of Rights, and/or the "Constitution of the State of New Hampshire." Any public law, statute, regulation, ordinance or the like will be null and void and will not be used in any action in which the Secured Party is involved.

Unlawful Detention: Means restraining the Secured Party's freedom of movement, and/or Right to Travel, against his will for more than sixty (60) seconds without a properly authorized lawful 4th amendment warrant signed by a judge of competent jurisdiction while under oath. This includes routine traffic stops, raids, random identification checks, security checks, only after the Representative has been notified by the Secured Party of his status and after the officer has been given documents to prove said status, along with up to ten (10) minutes for officer to examine said documents.

Unlawful Determination: Means any statement, speech, gesture, writing, presentment, or the like that suggests an idea that negatively represents the character, actions, plans, procedures, customs, ways of the Secured Party or Trust, or group of Secured Parties, that is not chment A - Definitions

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Page 7 of 8 Attachment A - Definitions

Cerroli County Superior Cour Jean Banks. Deputy Clerk

HOLD HARMLESS AND INDEMNITY AGREEMENT

Non-Negotiable - Private Between the Parties:

DEBTOR:
GEORGE LAWRENCE DORE TRUST
I General St. Lawrence. MA 01841

... and all derivatives and variations in the spelling of said name.

TRUSTEE/SECUREDPARTY: :George-Lawrence:Dore c/o 1904 Village Road, Suite 479 Madison. New Hampshire 03849 united states of America

TRUSTS Identifying Numbers: 001-68-0518, R646466 and any hereinafter named in trust minutes.

This Hold-harmless and Indemnity Agreement is mutually agreed upon and entered into this Day Dated below between the juristic person: "GEORGE LAWRENCE DORE TRUST" and any and all derivatives and variations in the spelling of said name hereinafter jointly and severally "TRUST". except.: George-Lawrence: Dore, the living, breathing, flesh-and-blood man, known by the distinctive appellation: George-Lawrence: Dore hereinafter "Trustee".

For valuable consideration TRUST hereby expressively agrees and covenants, without benefit of discussion, and without division, that TRUST holds harmless and undertakes the indemnification of Trustees from and against any and all claims, legal actions, orders, warrants, judgments, demands, liabilities, losses, depositions, summonses, lawsuits, costs, fines, levies, penalties, damages, interests, and expenses whatsoever both absolute and contingent, as are due and as might become due, now existing and as might hereafter arise, and as might be suffered/incurred by, as well as imposed on, TRUST for any reason, purpose, and cause whatsoever. TRUST does hereby and herewith expressly covenant and agree that Trustees shall not under any circumstance, nor in any manner whatsoever, be considered an accommodation party, nor a surety, for TRUST.

Defined: Glossary of Terms

All of the STANDARD TERMS AND CONDITIONS as set forth in "ATTACHMENTS 'A' - DEFINITIONS" Document Item Number, 08111967-GLD-AA apply hereto, non obstante.

When the context so requires, the masculine gender includes the feminine and/or neuter, and the singular numbers includes the plural. Trustee accepts TRUST'S signature in accord with UCC §§ 1-201(39), 3-401(b), 3-419.

GEORGE LAWRENCE DORE TRUST
TRUST's Signature, Copyright 1985.

:George-Lawrence:Dore - Trustee/Secured Party's Signature. Authorized Representative. All Rights Reserve Without Prejudice Without Recourse

County of Cariall) JURAT

| Scilicet | State | State | Subscribed AND SWORN TO before me this | 9 | day of

OLLISON NI VOLVILLA SOS

_A.D. 20<u>2</u>].

Notary Public Signature
My Commission Expires

02-14-2024

ALLISON M. VALLETTA

NOTARY PUBLIC - NEW HAMPSHIRE My Commission Expires August 14, 2024

Hold Harmless Agreement

Page 1 of 1

HE STATE OF NEW HAWPSHIFE
Carroll County Superior Count

A TRUE COPY ATTEST.

Jean Banks, Deputy Clerk

COMMON LAW COPYRIGHT NOTICE

copyright © 1985 GEORGE LAWRENCE DORE TRUST.

Notice Provided Under Certified Mail No. RE 7104109396 US

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This is formal legal/lawful notice that you are in breach of Copyright. This information is pertinent so please read it carefully and/or have your legal team review it as failure to understand or act is not a remedy or defense.

Copyright Notice: All rights reserved.

Copyright of trade-name/trademark GEORGE LAWRENCE DOREG TRUST including any and all derivatives and variations in the spelling, i.e. NOT limited to all capitalized names: GEORGE LAWRENCE DORE TRUST^C, G. DORE ^C, GDL^C, GEORGE DORE^C, DORE, GEORGE L.^C, GL DORE^C or anyderivatives thereof are under Copyright 1985. Said common-law trade-name/trademark, GEORGE LAWRENCE DOREC TRUST may neither be used nor reproduced, neither in whole nor in part, in any manner whatsoever, without the prior, express, written consent and acknowledgment of Trustee/Trust in writing.

With the Intent of being Contractually Bound, any Juristic Person, as well as the agent thereof, by notice of this copyright is noticed that neither said Juristic Person nor agent thereof is authorized to display, nor otherwise use in any manner, the common-law trade-name/trademark nor the copyright described herein, nor any derivative of, nor any variation in the spelling thereof, without the prior, written consent and acknowledgment of Trustee/TRUST, as signified in writing with signed consent. Trustee/Trust neither grants, nor implies, nor otherwise gives consent for any unauthorized use of GEORGE LAWRENCE DORE[©], and all such unauthorized use is strictly prohibited.

By receipt of this notice you are hereby made aware of this copyright if otherwise ignorant of the fact that said copyright is a matter of public record. This is notification that you are in BREACH. You herein have two options for remedy of this breach of copyright:

1) You consent to the removal of information and discontinuation of use of all information held in copyright that contains copyrighted materials from all databases publications, chronicles, manifestos, newspapers, and/or records of any type and issues a written apology.; or

2) If the first option of this section is neither effected or arrangements to affect cure of breach as described is not engaged within 10 days of return receipt of this Notice then the clause by default will be enacted and you consent to the following Self-executing Contract/Security Agreement in Event of Unauthorized Use as well as Payment Terms as described:

Self-executing Contract/Security Agreement in Event of Unauthorized Use: By this Notice, both the Juristic Person and the agent thereof, hereinafter .jointly and severally "User", consent and agree that any use of trade-name/trademark copyright other than authorized use as set forth herein, constitutes unauthorized use and counterfeiting of property, contractually binds User and renders this Notice a Security Agreement wherein User is TRUST and GEORGE LAWRENCE DORE TRUST[©] is Secured Party, and signifies that

b) In accordance with the fees for unauthorized use of Trade-Name/Trademark/Copyright, as set forth herein, consents to be invoiced for outstanding balance and agrees that User shall pay TRUST all unauthorized use fees in full within thirty (30) days of the date User is sent "Invoice", itemizing said fees.

c) Grants Trustee/TRUST the right to invoice three times at thirty day intervals at which time User consents outstanding balance will be filed as a lien/levy via a UCC Financing Statement in the UCC filing office and/or in any county recorder's office, wherein User is TRUST and TRUST is Secured Party and that Secured Party may file such lien/levy against property as a security interest in all of User's assets, land and personal property, and all of User's interest in assets, land and personal property, in the sum certain amount of \$500,000.00 per each occurrence of use of the common-law copyrighted trade-name/trademark, plus costs, plus triple damages;

d) Consent and agrees that said UCC Financing Statement described in "c" is a continuing financing statement, and further consents and agrees with TRUSTS filing of any continuation statement necessary for maintaining Secured Party's perfected security interest in all of User's property and interest in property pledged as collateral in this Security Agreement and described herein until User's contractual obligation theretofore incurred has been fully satisfied;

e) Waives all desenses; Consents and agrees that any and all such filings described herein going without remedy are not, and may not be considered, bogus/frivolous and that User will not claim such a defense in regard.

Common Law Copyright Notice

Page 1 HESTA I Item# 08r11967-GLD-CLC Carroll County Superior Coun A TRUE COPY ATTEST.

From Bun / 10/27/2021 Jean Banks, Debuty Clerk

COMMON LAW COPYRIGHT NOTICE

copyright © 1985 GEORGE LAWRENCE DORE TRUST.

Appoints Secured Party as Authorized Representative for User, effective upon User's default re User's contractual obligations in favor of Secured Obligation as set forth herein granting TRUST/Trustee full authorization and power for engaging in any and all actions on behalf of User including, but not limited to. authentication of a record on behalf of User as Secured Party, at Secured Party's sole discretion, and as Secured Party deems appropriate, and User further consents and agrees that this appointment of Secured Party as Authorized Representative for User, effective upon User's default, is irrevocable and coupled with a security interest.

Terms of Strict Foreclosure: User's non-payment in full of all unauthorized use fees itemized in Invoice within said ninety (90) day period for curing default as set forth in authorizes without recourse Trustee/Secured Party's immediate non-judicial strict foreclosure on any and all remaining former property and interest in property, formerly pledged as collateral by User, now property of Secured Party, which is not in the possession of, nor otherwise disposed of by

Secured Party upon expiration of said period.

:George-Lawrence:Dore, Autograph Common Law Copyright 1985. Unauthorized use of ":George-Lawrence: Dore"incurs same unauthorized-use fees as those associated with GEORGE LAWRENCE DORE TRUST, as set forth in the first paragraph of the first page.

Please feel free to contact us at any of the following if you would like to discuss terms of curing the breach of copyright. Phone: E-Mail: Or the address provided on the envelope.	Without Prejudice/Without Recourse On behalf of GEORGE LAWRENCE DORE TRUST		
County of Carroll) Scilicet OH State)	JURAT		
SUBSCRIBED AND SWORN TO before me this _ 20 <u>21</u> .	day of July A.D.		
Notary Public Signature My Commission Expires (2-14-20)	ALLISON M. VALLETTA NOTARY PUBLIC - NEW HAMPSHIRE My Commission Expires August 14, 2024		

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THE STATE OF NEW TAMPSHIRE Carroli County Superior Court A TRUE COPY ATTEST

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Item# 08111967-GLD-CLC

THE STATE OF NEW HAMPSHIRE JUDICIAL BRANCH

SUPERIOR COURT

Carroll Superior Court 96 Water Village Rd., Box 3 Ossipee NH 03864 Telephone: 1-855-212-1234 TTY/TDD Relay: (800) 735-2964 http://www.courts.state.nh.us

SUPERIOR COURT BAIL ORDER

	out bittor		
	State v. George L Dore	** Amend	ded for Docket Number **
	ve hearing and agree as	follows:	
After hearing, th	ne court determines and	orders as foll	ows:
It is hereby ordere	ed that, pending arraign	nment or tria	l, the defendant shall:
	sed on personal recogniz		
	그 아이에 있었다. 그 이번 이번 내는 이 사람이 되는 것이다.		in the amount of \$
			w for filing of a probation violation.
Versed			bail. The Court finds that this national detention, unless:
			for bail is required before posting bail, OR
(2) X The c		onvincing evi	dence that no reasonable alternative or
	easonably assure the appearance that the		he defendant, and/or will not commit an offense while on release
			RSA 597:2, III(a) based on clear and endanger the safety of the defendant or of
The defendant is	subject to the following	additional	conditions:
Defendant shall no	t commit a federal, state	or local crime	e while on release, must appear at all court
proceedings as ord hours.	lered and must advise th	e court in wri	ting of all changes of address within 24
	no contact direct or ind	iroat or throu	igh a third party with
1. Shall have	The contact, direct of the	irect, or triot	gira tilid party with
If released:			
2. Shall live a	at:		
3. Shall not t	ravel outside of New Har	mnehira	
^ [2] () - <u></u>			dangerous weapon, or ammunition.
			hol, or use any narcotic drug or controlled
	defined in RSA 318-B.		
6. Comply wi	th the following curfew: _		
7. ∐ Sign a wai	ver of extradition before	release on ba	ALL STATE OF YEN WANTER
			Cerroli County Superior Could
			A TRUE COPY ATTEST
NHJB-2789-Se (09/14/2020)		Page 1 of 2	for Bould
			Jean Banks. Deputy Clerk
			10/24/2021

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Case 1:21-cv-00857-LM Document 1-3 Filed 10/27/21 Page 44 of 54

Case	Name: State v. George L Dore
	Number: 212-2019-CR-00123
SUP	ERIOR COURT BAIL ORDER
8.	Shall follow all terms and conditions of probation and/or parole. The defendant shall report probation no later than
9.	Shall apply to for an intake assessment
	within days of release.
10.	Shall meaningfully participate in and continue in treatment at
	If the defendant leaves the program for any reason other than successful completion of the program, bail automatically converts to
11.	The Criminal Bail Protective Order issued on remains in full force and eff
12.	☐ The defendant has received a copy of "What You Need to Know".
13.	Other:
EOE	R COURT USE ONLY
	defendant failed to appear for sentencing on June 29, 2021. The sentencing is now scheduled for October 26, 20
Oct Date	ober 25, 2021 Judge Amy L. Ignatius
	THE STATE OF NEW TAMPSHIRE
	Carroll County Superior County A TRUE COPY ATTEST
	Carroll COPY ATTEST
	A THUE OU

NHJB-2789-Se (09/14/2020)

Page 2 of 2

Jean Banks. Deputy Clerk
10/26/202/

64

Jean Banks Deputy Clerk

CEITOIL COUNTY SUBBITION COURT
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CSC-001504574W 8:18

Banking Pessolution-1 pagistration 3 pages

Banking Pessolution-1 pags

TO COUNTY SUPERIOR COUNTY OF MANAGERY

10000

Office of the Minnesota Secretary of State Certificate of Existence and Registration

I, Steve Simon, Secretary of State of Minnesota, do certify that: The entity listed below was filed under the chapter of Minnesota Statutes listed below with the Office of the Secretary of State on the date listed below and that this entity or filing is registered at the time this certificate has been issued.

Name:

GEORGE LAWRENCE DORE

tere Pimm

Date Filed:

10/25/2021

File Number:

1266004200023

Minnesota Statutes, Chapter:

333

Home Jurisdiction:

Minnesota

This certificate has been issued on:

10/25/2021



Steve Simon

Secretary of State State of Minnesota

CSC=0CT26*21am 9=18

Cerroll County Superior Count A TRUE COPY ATTEST

Jean Banks, Deputy Clark

10/24/2021

Office of the Minnesota Secretary of State

Certificate of Assumed Name

Minnesota Statutes, Chapter 333

The filing of an assumed name does not provide a user with exclusive rights to that name. The filing is required for consumer protection in order to enable customers to be able to identify the true owner of a business.



ASSUMED NAME:

GEORGE LAWRENCE DORE

PRINCIPAL PLACE OF BUSINESS: Suite 479 Madison NH 03849 United States

NAMEHOLDER(S):

Name: Address:

Suite 479 Madison NH 03849 United States George- Lawrence; Dore

Suite 479 Madison NH 03849 United States Jennifer- Anne; Dore

Suite 479 Madison NH 03849 United States Slayd- Reggie; Dore

Suite 479 Madison NH 03849 United States Skyla- Morgan; Dore

If you submit an attachment, it will be incorporated into this document. If the attachment conflicts with the information specifically set forth in this document, this document supersedes the data referenced in the attachment.

By typing my name, I, the undersigned, certify that I am signing this document as the person whose signature is required, or as agent of the person(s) whose signature would be required who has authorized me to sign this document on his/her behalf, or in both capacities. I further certify that I have completed all required fields, and that the information in this document is true and correct and in compliance with the applicable chapter of Minnesota Statutes. I understand that by signing this document I am subject to the penalties of perjury as set forth in Section 609.48 as if I had signed this document under oath.

SIGNED BY: Jennifer-Anne; Dore

MAILING ADDRESS:

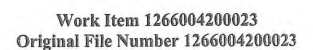
None Provided

EMAIL FOR OFFICIAL NOTICES:

jenndore3@outlook.com

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THE STATE OF NEW MANN STATE Carroll County Superior Coun Jean Banks, Deputy Clerk



STATE OF MINNESOTA
OFFICE OF THE SECRETARY OF STATE
FILED
10/25/2021 11:59 PM

Steve Simon Secretary of State

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Carroll County Superior Count A TRUE COPY ATTEST

Jean Banks. Deputy Clerk

MINUTES OF THE TRUSTEE MEETING OF

GEORGE LAWRENCE DORE TRUST (Name of Trust)

CSC-0CT26*21AM 9:18

BANKING RESOLUTION

Date: July 03, 2021

The undersigned Trustee(s) for the above named Trust RESOLVED that :George-Lawrence:Dore, being the Managing Director(s) of this Trust, was/is herein fully authorized by the Board of Trustees to select and make application to anybank or financial institution for the purpose of establishing one or more checking and/or savings accounts in the name of this Trust. Further, the Managing Director(s) and/or his/her designee, or other officers or agents of this Trust asidentified below, is/are authorized to make deposits and withdrawals, write checks, and

maintain such accounts without further action of the Boar	rd of Trustees.
Further, the bank or financial institution is hereby authorauthorized signatories without further authorization from disbursements in cash, to bearer or to the order of any this	orized to pay out the funds of this Trust as directed by the m the Board of Trustees, whether such directives call ford party.
Further, the suggested title for the account is: GEORGE I	LAWRENCE DORE TRUST
Signature of Managing Director: :George-Lawrence:Dore	001-48-0518 Tax No./EIN
The following persons are authorized to sign checks or bank(s) or institution(s) with identification being require	
First Authorized Agent: George-Lawrence: Dore Signature:	Second Authorized Agent: Jennifer-Anne: Dore Signature:
This BANKING RESOLUTION shall remain in effect u	intil canceled or modified by the Board of Trustees.
BOARD OF	TRUSTEES:
For The Board of Trustees, :George-Lawrence:Dore Signature:	: Jennifer-Anne: Dore Accepted By :Jennifer-Anne: Dore Signature
10 July 10 Jul	ESSES
We the undersigned Witnesses hereby STAND and Attendisted supra, of their own Free Will, as witnessed by Our	st that the fore signed, signed this document on the date Signatures below:
First Witness Signature Address: 210 Irais Land West Ossipee, NH 03890	Slayd-Reggie Dore Second Witness Signature Address: 26 Ira's Lane West Ossipee Wit 03880
	TRUE COPY ATTEST.
Banking Resolution	Page 1 of 1 10/21/202/

THE STATE OF NEW HAMPSHIRE JUDICIAL BRANCH

SUPERIOR COURT

Carroll Superior Court 96 Water Village Rd., Box 3 Ossipee NH 03864 Telephone: 1-855-212-1234 TTY/TDD Relay: (800) 735-2964 http://www.courts.state.nh.us

Jean Banks, Dep

RETURN FROM SUPERIOR COURT - HOUSE OF CORRECTIONS

6 11	State Casana I Dans			
Case Name: Case Number:	State v. George L Dore 212-2019-CR-00123			
Name: George I DOB: August 11	Dore , 26 Iras Lane Cen , 1967	ter Ossipee NH 03814		
Charging docume	ent: Complaint			
Offense: Disobeying an Office	GOC:	Charge ID: 1534007C	RSA: 265:4	Date of Offense: August 16, 2018
Disposition: Gui	lty/Chargeable By: Jury			
	LTY/CHARGEABLE is e lisdemeanor	ntered.		
Sentence: see at	tached			
October 26, 202	1 Hon. Amy L Presiding Just		Abigail Albeet Clerk of Court	<u>e</u>
Date	Presiding Just	MITTIMUS	Olom of Goom	
County House	ith this sentence, the She of Corrections. Said insti Term of Confinement has	expired or s/he is other Attest:	eive the Defenda	ant and detain
	SI	HERIFF'S RETURN		
I DELIVERED T of this order to the	HE DEFENDANT TO THE ne Superintendent.	Carroll County House	e of Correction	ns and gave a copy
Date		Sheriff		
J-ONE: State Po	olice 🛛 DMV			
C: ☐ Dept. of C ☐ Prosecuto ☐ Sex Offen		Attorney James Peter Loring	Caroli (LE COPY ATTEST

NHJB-2337-Se (08/06/2019)

THE STATE OF NEW HAMPSHIRE JUDICIAL BRANCH

Court Name:	Camul Superior		1
Case Name:	State of NH v. George	ge Dore	
ase Number:	212-2019-CR-12	3 Char	ge ID Number: 1534007C
(if known)			
	HOUSE OF CO	RRECTIONS SEN	IENCE
Plea/Verdict	Gully		T
Crime: Dis	beging an Officer	Date of Crime:	8/16/2018
finding of GUIL	.TY/TRUE' is entered.	AANWATIAN	
Lin namulation is		CONVICTION	
The defend	for a <u>misalemeanor</u> ant has been convicted of Dome	estic Violence contrary to	RSA 631:2-b or of an offense
recorded as	Domestic Violence. See attach	ned Domestic Violence S	Sentencing Addendum.
B The defend	ant has been convicted of a mise	demeanor, other than RS	SA 631:2-b or an offense recorded as
Domestic V	iolence which includes as an ele	ement of the offense, the	e use or attempted use of physical
force or thre	eatened use of a deadly weapon	, and the derendant's re	lationship to the victim is.
OP The de	fendant is cohabiting or cohabite	d with victim as a	
	on similarly situated to		
OK K poloc		ONFINEMENT	
The defend	dant is sentenced to the House of		dof 6 months
A. The delen	Pretrial confinement cred	it is 5 days.	
B. This sente	nce is to be served as follows:		
Stand	committed TComme	noing frithwith	
☐ Conse	ecutive weekends from I	PM Friday to PM	M Sunday beginning
D ALL	at 45 days	of the sentence is suspe	ended during good behavior and
compliance	with all terms and conditions of	this order. Any suspend	led sentence may be imposed after
hearing at t	he request of the State. The sus	pended sentence begins	s today and ends years from
100ay or	release on charge ID numb	ence is deferred for a per	rind of
The Court r	etains jurisdiction up to and afte	the deferred period to i	mpose or terminate the sentence or
to suspend	or further defer the sentence for	an additional period of	
Thirty (30)	days prior to the expiration of the	deferred period, the de	fendant may petition the Court to
show cause	why the deferred commitment s	should not be imposed. I	-allure to petition within the
	time will result in the immediate i	issuance of a warrant for	the defendant's arrest.
Other:		bar and abares ID	
C. The senter			
D. The sound	recommends to the county corre		
	release consistent with administ		
	and alcohol treatment and couns		
	l offender program.		
	andina higher		
			THE STATE OF YEN THAT
			Cerroli County Superior C
			A TRUE COPY ATTEST
-JB-2312-Se-(06/24/2	2020)	Page 1 of 3	A INUE CO

Case N	lame: State v. Leorge Dore Jumber: 213-2019-02-00133 15340090
1009	OF CORRECTIONS SENTENCE
If requ sample	ired by statute or Department of Corrections policies and procedures, the defendant shall provide a e for DNA analysis.
	PROBATION
□ A.	The defendant is placed on probation for a period of year(s), upon the usual terms of probation and any special terms of probation determined by the probation/parole officer. Effective: Forthwith Upon release from The defendant is ordered to report immediately, or immediately upon release, to the nearest
	Probation/Parole Field Office.
□ B.	the second secon
iolatic nposit	on of probation or any of the terms of this sentence may result in revocation of probation and alon of any sentence within the legal limits for the underlying offense.
	FINANCIAL OBLIGATIONS
A. F	ines and Fees:
	Fine of \$, plus a statutory penalty assessment of \$ 0.00 to be paid: Today By
	Through the Department of Corrections as directed by the Probation/Parole Officer. A 10 % service charge is assessed by DOC for the collection of fines and fees, other than supervision fees. of the fine and \$ of the penalty assessment is suspended for
	year(s).
٦	A \$25.00 fee is assessed in each case file when a fine is paid on a date later than sentencing.
B. F	Restitution: The defendant shall pay restitution of \$ toto
	Restitution shall be paid through the Department of Corrections as directed by the Probation/Paroll Officer. A 17% administrative fee is assessed for the collection of restitution.
	At the request of the defendant or the Department of Corrections, a hearing may be scheduled on the amount or method of payment of restitution. Restitution is not ordered because:
□ c. <i>[</i>	Appointed Counsel: NOTE: Financial Obligations, Section C is NOT a term and condition of the sentence.
	The Court finds that the defendant has the ability to pay:
	payable through in the amount of \$ per month.
	☐ The Court finds that the defendant has no ability to pay counsel fees and expenses.

Cerroli County Superior Court
ATRUE COPY ATTEST

Jean Banks Density Clark

NHJB-2312-Se (06/24/2020)

Page 2 of 3

Case Name:	State v	r. Goirge Dore	
Case Number:		212-2019-CR- COL	
HOUSE OF CORRECTIONS		CONDITIONS	15340070
programs as directed B. The defendant's Le effective 10 al.	by the correctional authorit cur to dow in	CONDITIONS If complete any counseling, treatment ty or Probation/Parole Officer. New Hampshire is revoked for a percer, the defendant shall tour the	Called a Total
	perform hours of con	mmunity service and provide proof t	to
☐ E. The defendant is order	ered to have no contact with out not limited to contact in-	h eit person, by mail, phone, e-mail, text	her directly or message, social
F. Law enforcement age	encies may destroy the e	evidence return evidence to its r r and comply with all the terms of th	
For Court Use Only			
	An	my grat-	021
		Carroli County Su A TRUE COPY Jean Banks. De	ATTEST.

File Date: 10/21/2020 8:44 AM
Carroll Superior Court
E-Filed Document

The State of New Hampshire SUPERIOR COURT COMPLAINT

Case Number:

212-2019-CR-00123

Charge ID: 1534007C

	MISDEME	ANOR CLAS	SS A CLASS B	☐ UNCLASSIFIED	(non person)
VIOLATION	FELONY	□ CLASS A □	CLASS B SPE	CIAL UNCLAS	SSIFIED (non person)
You are to app	address: in: at: on:	Carroll County St 93 Water Village Ossipee, NH 0386	Road, 3 rd Floor 64		
			harging you with the	following offense:	
THE UNDERS	IGNED COM	PLAINS THAT:			
DORE		GEORGE		L.	
Last Name		First Name		Middle Name	
26 IRAS LANE			OSSIPEE	NH	03864
Address			City	State	Zip
M	W	6'02	215	BRO	GRY
Sex	Race	Height	Weight	Eye Color	Hair Color
08/11/1967		08DEG67111		NH	
DOB		License #:		OP License	State:
□ COMM. VEI	н.	☐ COMM. DR. LI	C. 🗆 HAZ. I	MAT. □ 16-	PASSENGE C
RSA Name: Di Contrary to RS Inchoate: (Sentence Enh And the laws of 1. George 2. While of 3. Knowin	sobeying and states of A: 265:4, I(e) annoer): of New Hamps of Dore; driving or in ngly;	te, did commit the of n Officer) shire for which the d	lefendant should be h		HE STA
his cer 5. To wit,	tificate of re George Dor	gistration; re was driving a pic	ment officer, to pro ck-up truck and refu him over for a traffi	sed to give his dri	
against the pe		ity of the State. e attached.			
Date: October	20, 2020				
7komas Palerm	10	Thomas D. Palem NH Bar ID# and P	no, Esq. #271593		ty Attorney's Office Attorney's Office

NHJB-2486-S (12/01/16)